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١	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF INDIANA	THE DEPOSITION OF MICHAEL SCHMUHL
١	SOUTH BEND DIVISION	DIRECT EXAMINATION By Mr. Duerring Page 4
1	KAREN DEPAEPE,	4 CROSS-EXAHINATION By Mr. Sullivan Page 82
ł	vs Case No. 3:13-CV-383	5 REDIRECT EXAMINATION
l	CITY OF SOUTH BEID and PETE	6 By Mr. Duerring Page 05
	BUTTIGIEG, Individually and in his) official capacity as Mayor of the) City of South Bend,	7 8 No. DESCRIPTION EXHIBITS PAGE
	Defendants.)	9 1 Letter to President Dieter, 6-6-12 51
1)	10 * * *
١	The Deposition of MICHAEL SCHMUHL	11 ATTORNEYS' EYES ONLY: Page 63 and 83
١	Date: Tuesday, July 30, 2013	12
Į	Time: 10:12 a.m.	13
١	Place: Baker & Daniels, LLP 202 South Michigan Street, 1400	14
1	KeyBank Building South Bend, Indiana 46601	15
١		16 17
1	Called as a witness by the Plaintiff in accordance	16
١	with the Faderal Rules of Civil Procedure for the	19
١	United States District Court, Northern District of	20
١	Indiana, South Bend Division, pursuant to Notice.	21
1		22
١		23
	Reported by Angela J. Galipeau, RPR, CSR	24
İ	Notary Public, State of Indiana	25
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١		
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Ì	Page 2	Page 4
	Page 2	Page 4 1 MICHAEL SCHMUHL
	Page 2	V .
	APPEARANCES MR. SCOTT DUERRING DUGGETING Law Offices	1 MICHAEL SCHMUHL
	2 MR. SCOTT DUERRING DUERRING DUERRING 1 0 1191 U.S. 31 South South Bend, Indiana 46614	1 MICHAEL SCHMUHL 2 called as a witness by the Plaintiff, having first been
	APPEARANCES: NR. SCOTT DUERRING DUERTING Law Offices 61191 U.S. 31 South South Bend, Indiana 46614	1 MICHAEL SCHMUHL 2 called as a witness by the Plaintiff, having first been 3 duly sworn, was examined and testified as follows:
	1 APPEARANCES: 2 MR. SCOTT DUERRING	1 MICHAEL SCHMUHL 2 called as a witness by the Plaintiff, having first been 3 duly sworn, was examined and testified as follows: 4 DIRECT EXAMINATION
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	APPEARANCES: MR. SCOTT DUERRING Duerring Law Offices 61191 U.S. 31 South South Bend, Indiana 46614 1574: 966-9250 For the Plaintiff; MR. EDWARD A. SULLIVAN, III Faegre Baker Daniels, LLP 1400 Key Bank Building 202 South Michigan street South Bend, Indiana 46601 (574) 239-1930 edward.sulliven@faegreBD.com MS. ALADEAN M. DEROSE MS. CRISTAL C. BRISCO City of South Bend 22? West Jefferacon Boulevard, Suite 1400 South Bend, Indiane 46601 (574) 234-5091 For the Defendants. For the Defendants.	1 MICHAEL SCHMUHL 2 called as a witness by the Plaintiff, having first been 3 duly sworn, was examined and testified as follows: 4 DIRECT EXAMINATION 5 BY MR. DUERRING: 6 Q. For the record, will you please state your name. 7 A. Michael Robert Schmuhl. 8 Q. And could you spell your last name for the court reporter? 9 A. S-c-h-m-u-h-l. 10 Q. Mr. Schmuhl, have you ever had your deposition taken 11 before? 12 A. I have not. 13 Q. I'm sure that you probably have talked with your legal 14 representatives, but I'm going to give you a rundown of 15 what I expect to happen this morning. Obviously you 16 understand you're under oath and the court reporter is 17 here taking down everything that everybody says. 18 A. Uh-huh. 19 Q. A couple words of advice. When anybody asks you a 20 question, you have to respond orally. A nod of the head
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				D 7
	1	Page 5 hard to interpret. So no or yes or some kind of verbal	1	Page 7 moved back home, worked in his congressional office for
1		English response is preferable. Is that okay?	2	from July of '09 to February of '10. Then he asked me to
2			3	run his reelection campaign for Congress. I did that
3	Α, 1		4	until November of that year.
4		Also, I'm not here to try to trick you or pull any kind of	5	Shortly thereafter, a friend of mine from high
5		shenanigans on you. If I ask you a question that you	6	school, Pete Buttigieg, was interested in running for
6		don't understand, let me know. Okay?		mayor. He asked me to run his campaign for mayor. We won
7		Okay.	7	the primary, won the general. And after winning the
8		I'll try to restate it. But if you answer a question I	8	general election, he asked me to be his chief of staff. I
9		ask without asking me to restate it, then I'm going to be	9	
10		assuming that you understood the question that was being	10	was his chief of staff through the transition, taking on
11		asked. Is that fair?	11	full duties January 1st, 2012. And I was chief of staff
12		Yes, that's fair.	12	from January 1st, 2012, until last month.
13		And if you've got any questions that you want to take a	13	Q. Describe for me what the duties I guess what the job
14		break and talk to your legal representatives, then feel	14	description is for a chief of staff in the position you
15		free to ask for that and we can take all the time you	15	were in.
16		need. Is that okay?	16	A. First and foremost, manage the office, the day-to-day
17			17	operations of the office, manage the staff, report to me,
18		How old are you?	18	and then ultimately report to the mayor, served as a
19		I'm 30.	19	liaison for the mayor through a number of city
20	Q. ,	And you're employed currently with the City of South Bend;	20	departments, oversaw sensitive issues with the city,
21	i	is that correct?	21	relating to either economic development, legislative
22	A . 1	I am not.	22	developments, political developments, things of that
23	Q.	You were employed by the City of South Bend?	23	nature.
24	Α. :	I was,	24	Q. Who did you report directly to?
25	Q. '	Tell me about your educational background.	25	A. To Mayor Pete Buttigieg.
		Page 6		Page 8
1		I grew up in South Bend. I went to St. Mary's of the	1	Q. So is it safe to assume then you were somewhat the second;
2		Assumption grade school. I went to St. Joe High School.	2	he was the top and you were the rung underneath him with
3		I went to the University of Notre Dame.	3	respect to the hierarchy in that office in the
4		And when did you graduate?	4	
5		From Notre Dame?		administration?
6	. O		5	Å. Yes.
		Yes.	6	A. Yes. Q. Prior to taking that position, or any time while you had
7	Α.	Yes. 2005.	6 7	A. Yes. Q. Prior to taking that position, or any time while you had that position, was there any kind of training or
7 8	A.:	Yes. 2005. What was your degree in?	6 7 8	 A. Yes. Q. Prior to taking that position, or any time while you had that position, was there any kind of training or educational programs you went to to help be able to
	A. Q. A.	Yes. 2005. What was your degree in? It was a bachelor's in history.	6 7 8 9	A. Yes. Q. Prior to taking that position, or any time while you had that position, was there any kind of training or educational programs you went to help be able to perform the duties of chief of staff?
8	A. Q. A. Q. Q.	Yes. 2005. What was your degree in? It was a bachelor's in history. Any additional education beyond that?	6 7 8 9 10	 A. Yes. Q. Prior to taking that position, or any time while you had that position, was there any kind of training or educational programs you went to to help be able to perform the duties of chief of staff? A. I think that my experience in journalism and writing and
8	A. Q. A. Q. A. A.	Yes. 2005. What was your degree in? It was a bachelor's in history. Any additional education beyond that? No. No.	6 7 8 9 10	 A. Yes. Q. Prior to taking that position, or any time while you had that position, was there any kind of training or educational programs you went to to help be able to perform the duties of chief of staff? A. I think that my experience in journalism and writing and dealing with the media was important and critical. I
8 9 10	A. Q. A. Q. A. A.	Yes. 2005. What was your degree in? It was a bachelor's in history. Any additional education beyond that?	6 7 8 9 10 11 12	 A. Yes. Q. Prior to taking that position, or any time while you had that position, was there any kind of training or educational programs you went to to help be able to perform the duties of chief of staff? A. I think that my experience in journalism and writing and dealing with the media was important and critical. I think that being a top aid to a congressman was also
8 9 10 11	A. Q. A. Q. A. Q. A.	Yes. 2005. What was your degree in? It was a bachelor's in history. Any additional education beyond that? No. No. Okay. What did you do after you graduated from Notre Dame?	6 7 8 9 10 11 12 13	 A. Yes. Q. Prior to taking that position, or any time while you had that position, was there any kind of training or educational programs you went to to help be able to perform the duties of chief of staff? A. I think that my experience in journalism and writing and dealing with the media was important and critical. I think that being a top aid to a congressman was also sufficient preparation. And then also managing, you
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8 9 10 11 12 13	A. Q. A. Q. A. Q. A. Q. A.	Yes. 2005. What was your degree in? It was a bachclor's in history. Any additional education beyond that? No. No. Okay. What did you do after you graduated from Notre Dame? I worked for a time as a journalist in the Twin Cities, Minneapolis-St. Paul. Shortly after moving there, I was	6 7 8 9 10 11 12 13 14 15	 A. Yes. Q. Prior to taking that position, or any time while you had that position, was there any kind of training or educational programs you went to to help be able to perform the duties of chief of staff? A. I think that my experience in journalism and writing and dealing with the media was important and critical. I think that being a top aid to a congressman was also sufficient preparation. And then also managing, you know starting and managing two high profile political campaigns and ultimately being successful in both was
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8 9 10 11 12 13 14 15 16 17 18	A.: Q. A.	Yes. 2005. What was your degree in? It was a bachelor's in history. Any additional education beyond that? No. No. Okay. What did you do after you graduated from Notre Dame? I worked for a time as a journalist in the Twin Cities, Minneapolis-St. Paul. Shortly after moving there, I was contacted by the Washington Post to apply for a position in the newsroom. I worked at the Washington Post, ultimately accepted that job, moved to Washington DC,	6 7 8 9 10 11 12 13 14 15 16 17	 A. Yes. Q. Prior to taking that position, or any time while you had that position, was there any kind of training or educational programs you went to to help be able to perform the duties of chief of staff? A. I think that my experience in journalism and writing and dealing with the media was important and critical. I think that being a top aid to a congressman was also sufficient preparation. And then also managing, you know starting and managing two high profile political campaigns and ultimately being successful in both was adequate preparation. Q. So what you're saying is basically other than the work experience that you had after leaving Notre Dame, you didn't have any specialized training or education to perform the role as chief of staff?
8 9 10 11 12 13 14 15 16 17 18	A.: Q.: Q.: Q.: Q.: Q.: Q.: Q.: Q.: Q.: Q	Yes. 2005. What was your degree in? It was a bachelor's in history. Any additional education beyond that? No. No. Okay. What did you do after you graduated from Notre Dame? I worked for a time as a journalist in the Twin Cities, Minneapolis-St. Paul. Shortly after moving there, I was contacted by the Washington Post to apply for a position in the newsroom. I worked at the Washington Post, ultimately accepted that job, moved to Washington DC, worked for the Washington Post for three years, from July	6 7 8 9 10 11 12 13 14 15 16 17 18	 A. Yes. Q. Prior to taking that position, or any time while you had that position, was there any kind of training or educational programs you went to to help be able to perform the duties of chief of staff? A. I think that my experience in journalism and writing and dealing with the media was important and critical. I think that being a top aid to a congressman was also sufficient preparation. And then also managing, you know starting and managing two high profile political campaigns and ultimately being successful in both was adequate preparation. Q. So what you're saying is basically other than the work experience that you had after leaving Notre Dame, you didn't have any specialized training or education to perform the role as chief of staff? MR. SULLIVAN: Objection, vague as to
8 9 10 11 12 13 14 15 16 17 18 19 20	A.: Q.: Q.: Q.: Q.: Q.: A.: Q.: A.: Q.: Q.: Q.: Q.: Q.: Q.: Q.: Q.: Q.: Q	Yes. 2005. What was your degree in? It was a bachelor's in history. Any additional education beyond that? No. No. Okay. What did you do after you graduated from Notre Dame? I worked for a time as a journalist in the Twin Cities, Minneapolis-St. Paul. Shortly after moving there, I was contacted by the Washington Post to apply for a position in the newsroom. I worked at the Washington Post, ultimately accepted that job, moved to Washington DC, worked for the Washington Post for three years, from July of '06 to July of '09.	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	 A. Yes. Q. Prior to taking that position, or any time while you had that position, was there any kind of training or educational programs you went to to help be able to perform the duties of chief of staff? A. I think that my experience in journalism and writing and dealing with the media was important and critical. I think that being a top aid to a congressman was also sufficient preparation. And then also managing, you know starting and managing two high profile political campaigns and ultimately being successful in both was adequate preparation. Q. So what you're saying is basically other than the work experience that you had after leaving Notre Dame, you didn't have any specialized training or education to perform the role as chief of staff?
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	Page 9		Page 11
1	the role of chief of staff. I believe you indicated to me	1	A. No.
2	several areas where you had worked as far as aid, campaign	2	Q. Let me at this point in time, while I remember to tell
3	manager, journalist, but you didn't indicate anything	3	you, right now I'm looking at a period of time after
4	else. So I was just trying to clarify for me whether or	4	you after the mayor took office, which would have been
5	not that was basically the training you had.	5	January 1st, 2012, and up until just before Karen was
6	A. Yeah,	6	terminated, in that timeframe there. Okay?
7	Q. When did you first meet Karen DePaepe?	7	A. Okay. Sure.
8	A. I can't recall the exact date. Although, I did take a	8	Q. And my understanding is that you at some point in time
9	tour of the South Bend Police Department and the	9	during that period of time, you were over in the
10	communications division early on in my time as chief of	10	communications center and you took a tour. That was about
11	staff.	111	it?
12	Q. Was that after January 1st of 2012?	12	A. Uh-huh.
13	A. I can't remember, I don't remember.	13	Q. That's a yes?
	Q. What did the tour consist of?	14	MR, SULLIVAN: Say yes or no.
14		15	A. Yes.
15 16	A. Literally just walking through and seeing where the dispatchers sit, and I remember seeing the command screens	16	Q. At any point in time prior to Karen's termination now
16	•	1	
17		17	this will go beyond or before even January 1st, 2012
18	calls.	18	did you receive any kind of instruction or information on
19	Q. Did you meet Karen at a tour?	19	how their recording, the voice logger system or voice
20	, ,	20	recording system worked in the South Bend communications
21	Q. Did she participate in the tour, to your knowledge?	21	department?
22		22	A. No.
23	Q. Do you know who else was with you, or was there anyone	23	Q. Since the termination of Karen, have you received any kind
24		24	of information or training with respect to how that system
25	A. I don't remember.	25	worked?
	Page 10		Page 12
1	Q. So when is it that you do remember specifically meeting	1	MR. SULLIVAN: Objection, compound. Information
2		2	or training can be two wildly different things. You
3	A. You know, I don't specifically remember meeting her. I	3	can answer,
4		4	A. Information, yes.
5		5	Q. Okay. What type of information do you recall receiving?
J			
6	Q. It doesn't necessarily have to be during the tour. After	6	A. I remember learning about the different lines in the
	the tour at some point in time you obviously met her, I'm	7	A. I remember learning about the different lines in the police department that are recorded and for what purpose.
6	the tour at some point in time you obviously met her, I'm assuming. So do you remember when that was?	7 8	 A. I remember learning about the different lines in the police department that are recorded and for what purpose. Q. Anything else?
6 7	the tour at some point in time you obviously met her, I'm	7	 A. I remember learning about the different lines in the police department that are recorded and for what purpose. Q. Anything else? A. Just that it was standard it's standard protocol in a
6 7 8 9	the tour at some point in time you obviously met her, I'm assuming. So do you remember when that was? A. The last time I remember meeting with her was a meeting	7 8 9 10	 A. I remember learning about the different lines in the police department that are recorded and for what purpose. Q. Anything else? A. Just that it was standard it's standard protocol in a police department to record 911 dispatches, calls that
6 7 8 9	the tour at some point in time you obviously met her, I'm assuming. So do you remember when that was? A. The last time I remember meeting with her was a meeting that I had with her in early April.	7 8 9	 A. I remember learning about the different lines in the police department that are recorded and for what purpose. Q. Anything else? A. Just that it was standard it's standard protocol in a police department to record 911 dispatches, calls that come into the front desk. The unique circumstance with
6 7 8 9 10	the tour at some point in time you obviously met her, I'm assuming. So do you remember when that was? A. The last time I remember meeting with her was a meeting that I had with her in early April. Q. That's when she was terminated?	7 8 9 10	 A. I remember learning about the different lines in the police department that are recorded and for what purpose. Q. Anything else? A. Just that it was standard it's standard protocol in a police department to record 911 dispatches, calls that
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6 7 8 9 10 11 12 13 14 15 16 17 18	the tour at some point in time you obviously met her, I'm assuming. So do you remember when that was? A. The last time I remember meeting with her was a meeting that I had with her in early April. Q. That's when she was terminated? A. Yes. Q. But before that, you don't have any specific recollection? A. I don't. Q. Other than the time that you took the tour in the communications center at the South Bend Police Department, did you ever were you ever over there again in that area of in that particular department? MR. SULLIVAN: Objection. Communications department? MR. DUERRING: Yes. MR. SULLIVAN: Yeah. A. Before she was	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	 A. I remember learning about the different lines in the police department that are recorded and for what purpose. Q. Anything else? A. Just that it was standard it's standard protocol in a police department to record 911 dispatches, calls that come into the front desk. The unique circumstance with this issue is that other conversations were being recorded, copied, and used. Q. Anything else? A. That, I believe, DVD's or CD's were stored in the director of communication's office, sort of backup audio, hard copies I think were stored in that office. And that's about the extent of the information. Q. Okay. Going back then, first thing you said that you information that you learned was about the different lines that were being recorded and the purpose. Tell me what

	Page 13	_	Page 15
1	the number two of the FBI for the State of Indiana where	1	Q. Okay. Specifically with regard to the meeting that you
2	they informed me that certain telephone lines in the South	2	say took place on March 23rd, 2012, you mentioned the
3	Bend Police Department were being recorded and that they	3	meeting with the U.S. Attorney for the Northern District
	were being recorded improperly, and that there were	4	of Indiana.
4	violations there, and that the director of communications	5	A. Yes.
5		6	Q. And my understanding is that is David Capps?
6	at the time was listening to these conversations,	7	A. David Capp, C-a-p-p.
7	recording these conversations, copying those conversations	8	Q. And who else? Specifically not title, but by name.
8	and then delivering them to the then chief of police so he	9	A. Sure. Kenneth Hayes, Clifford Johnson, Donald Schmid, and
9	could listen to those tapes to see who was loyal or	10	the number two for the FBI in the State of Indiana, and I
10	disloyal to him on the force.	11	believe his name is Kevin Lyons. The number one was sick.
11	Stemming from that meeting, it was very clear that		Q. And where did that meeting take place?
12	there were problems with two people who work for the city,	12	·
13	and there was a problem with our compliance with the law	13	A. It took place at the federal building in downtown South
14	and policy as it relates to the recording of phone lines	14	Bend.
15	in the South Bend Police Department.	15	Q. Besides was there anyone else besides you from the city
16	Leaving that meeting, it's my responsibility as chief	16	present during that meeting?
17	of staff to brief the mayor on that, but also to get to	17	A. Yes.
18	your question to make sure that our policy is in	18	Q. Who else?
19	compliance with all applicable laws. And so I made sure	19	A. Interim City Attorney Aladean DeRose, and special counsel
20	that I learned what lines were recorded properly. And we	20	to the city, Richard Hill.
21	just followed through with setting that policy, so making	21	Q. And yourself, correct?
22	sure that all recording was halted with the exception of	22	A. Yes.
23	911 emergency calls, dispatch calls, and calls to the	23	Q. Anyone else?
24	front desk.	24	A. No.
25	Q. Okay. Anything else about that particular aspect that I	25	Q. Was there anyone in particular from the government, and
	Page 14	١.	Page 16
1	asked you about?	1	that's either the FBI or the U.S. Attorney's office, that
2	A. Recording of phone lines?	2	did most of the talking or all of the talking? A. Two individuals did most of the talking.
3	Q. Yeah, learning about the different lines that were	3 4	Q. Who would that be?
4	recorded and their purpose. A. Additionally, the City of South Bend went over a Voiceover	5	A. David Capp and Donald Schmid.
5	IP transition. This commenced under the Luccke	6	Q. Okay. Specifically were there any notes to your
6		7	knowledge taken of that meeting?
7	administration and was finalized under the Buttigieg administration. And I did learn about our Voiceover IP	8	MR, SULLIVAN: Objection, lack of foundation. Do
8		9	you mean by him or anybody?
9	capabilities and also the on-demand feature that telephone	10	Q. Let me rephrase the question. To your knowledge, were any
10	lines have in the City of South Bend. Now, that's separate from the equipment that was in	111	notes taken during that meeting?
11	the 911 call center. These are on-demand features on	12	A. Yes,
12	somebody's cubicle desk phone or their desk phone that	13	Q. By whom?
13	they could actually ping in a code and that telephone call	14	A. Aladean, Aladean DeRose.
14	would be recorded. However, it's a very different use	15	Q. Anybody else that you know of?
15	than what we're talking about with the police recording.	16	A. No. I don't remember.
16	With the Voiceover IP on-demand function, I am a	17	Q. To the best of your recollection, what was it that
17		18	Mr. Capp said during that meeting?
18	party of that conversation. So if I'm having a	19	A. He said that the that his office and the FBI had
19	conversation on the telephone, I can record that because	20	conducted a lengthy investigation into the telephone
20	I'm one of the participants. With this other issue,	21	recording practices in the South Bend Police Department.
21	officer A and officer B could be having a conversation and	22	And he said that there were clear violations, and it
22	somebody completely removed from the conversation is	23	related to two people. He said that there was a
23	listening to that material and listening to that content.	24	longstanding practice for the director of communications
24	And that's the problem that the federal authorities	25	at the chief's discretion to record certain telephone
25	briefed me on,	40	at the cinera discretion to record certain terebuone

Page 17 Page 19 lines in the department and that the capturing of certain there were or that they were saying there are? A. No. 2 2 lines, the copying or recording of those certain lines, Q. You had made reference initially that part of this was 3 and the use of those lines was out of compliance with learning about the purpose of the recordings. Then you 4 4 federal law. indicated that Mr. Capp had told you that the recordings 5 5 And he outlined essentially the behavior of the were being made to -- were being used for the chief, the 6 6 former chief of police where he directed certain lines to 7 former chief in determining who is loyal or not. Is that 7 be recorded. And the director of communications made the purpose that you were referring to initially, or were 8 8 copies of certain conversations, delivering them to the there any other purposes that were discussed? chief, and then the use issue is the former chief was 9 A. What was the purpose of the meeting? 10 listening to those conversations and using that material 10 11 11 to see who was loyal or disloyal to him in his capacity. Mr. Capp outlined that investigation, and I remember A. The purpose of the meeting was for the U.S. Attorney to 12 12 give the City of South Bend a briefing on the findings of he held two fingers up and said, "There are two problems, 13 13 14 their investigation. 14 again, director of communications, the chief of police." Q. I misunderstood. You said that you learned about the 15 And he also held up a sign, held up his hands and did a 15 different lines that were being recorded and the purpose sign, a T sign (indicating) and said, "What we're going to 16 16 17 of those recordings, and then we discussed about this 17 do now is we're going to take a timeout. We're going to 18 meeting that took place. You mentioned in the meeting take 60 days to allow the City Of South Bend to address 18 that I think it was Mr. Capp had told you that these 19 these issues." 19 20 recordings were being made and the chief was using them to 20 And it was very clear that it was two people who work determine the loyalty or disloyalty of various officers. 21 for the city were involved in this and that our policies 21 22 Were there any other purposes for the recordings that 22 were out of compliance and that both of those things 23 you were told or learned about during that meeting? 23 needed to be fixed. Q. When you mentioned the behavior of the former chief of A. No. The meeting with federal authorities focused on the 24 24 25 improper lines that were being recorded in the department, 25 police, who are you referring to? Page 18 Stemming from that meeting was when I did my own due 1 A. I'm referring to Darryl Boykins. 1 Q. Now, you mentioned -- is that pretty much everything you 2 diligence to see what other lines were being recorded in 2 the department of a law enforcement and appropriate 3 recall David Capp saying during that meeting? 3 nature. Two very distinct things. 4 4 A. Yes. Q. What lines during the -- during this particular March 23rd Q. Okay. And there you mentioned, I think, Donald Schmid was 5 meeting, which lines did you learn that were being 6 the other individual that did a substantial amount of 6 recorded? 7 7 talking or talked more than others? 8 A. They said that a line --A. Yes. 8 9 MR, SULLIVAN: Hold on. Objection, vague. Do Q. Do you recall what Mr. Schmid said? 9 10 you mean which lines did he learn about on the 23rd? A. I remember Mr. Schmid outlined the time when he 10 Q. Yes. What was discussed by any individual there that 11 11 interviewed former Chief Boykins about this during the taught you or informed you about the different lines that investigation and outlined a story where they asked him to 12 12 13 were being recorded? What different lines were discussed come in for the interview and bring materials relevant to 13 during that meeting? 14 the investigation. And when they asked him if he brought 14 A. It was a line in the detective bureau, yeah. everything, and "everything" meaning all the copies of the 15 15 Q. Did they indicate, "they" meaning either Mr. Capp or tapes, he said, "Well, I also made my own copy and I 16 16 Mr. Schmid or anyone else there that you can name from the 17 17 didn't bring those." government, when that line was -- or how long that line 18 18 And the reaction in the room was they were sort of had been recorded? shocked that the chief of police brought some copies and 19 19 20 A. In that meeting? some materials, but also had what had seemed to be a 20 21 Q. Yes. personal set of these recordings. And that's about the 21 extent of what I remember from Mr. Schmid's comments. 22 A. I don't remember. 22 Q. Did they discuss who authorized that line to be recorded? 23 Q. Now, when they were making reference to this -- these 23 24 A. Can you repeat that? recordings being provided to Mr. Boykins, or Chief 24 Q. Did they discuss who authorized that line to be recorded? Boykins, was there any comment on how many recordings 25

	Page 21		Page 23
1	A. Not specifically. But that could also be included in the	1	A. The U.S. Attorney for Northern Indiana, David Capp, said
2	chiefs discretion. A line that they used, that it was a	2	that they would take a timeout from the case to allow the
3	longstanding practice that at the chief's discretion	3	city to address these issues for 60 days.
4	certain lines could be recorded via the director of	4	Q. Anything else? Was anything else said with respect to
5	communications.	5	this?
6	Q. Did they explain to you how that happened in any way?	6	A. As it relates to indictments or
7	A. What happened?	7	Q. Yes.
8	Q. How it went from the chief's discretion for a line to be	8	A. No.
9	recorded through the director of communications? Did they	9	Q. Did Mr. Capp or anyone else from the government indicate
0	explain, I guess, the logistics with respect to how a line	10	how the city should address these issues?
1	was recorded?	11	A. I asked a question in the meeting and I asked a
2	A. In the meeting?	12	question to them. I said, "Does this mean that we should
3	Q, Yes.	13	take care of a personnel matter and a policy matter?"
4	A. No.	14	Q. And what was the response?
5	Q. At any time did either Mr. Capp or Mr. Schmid suggest that	15	A. They said, "We're not going to tell the city what to do."
6	anyone be terminated as a result of this?	16	Q. And who said that?
7	A. They said that we had problems with two people in the city	17	A. David Capp.
8	administration, and that there were clear you know,	18	Q. Did he say anything else with respect to that issue?
9	there was clear noncompliance with certain issues.	19	A. No.
0	Q. Well, I'm asking did they suggest any particular	20	Q. Did he leave you with any impressions of what you should
1	individual or individuals should be terminated as a result	21	do?
2	of what they say they found?	22	A. Yes, absolutely.
3	A. No.	23	Q. What was the impression or impressions that he left?
4	Q. Did they and again referring to either Mr. Capp or	24	A. The strong impression that he left with me was that our
25		25	policies as it relates to telephone recording in the South
_	Page 22		Page 24
1	felt was the noncompliance of the recordings, why they	1	Bend Police Department were out of compliance with federa
2	felt it was not in compliance with the Federal Wiretap	2	law and their guidelines, and that there were two people
3	Act?	3	in the city administration who were responsible for that,
4	A. Yes. Again, it was listening to conversations between	4	and that the impression was to end the investigation, that
5	officer A and officer B without their knowledge. It was a	5	those policies needed to be adjusted and put in compliance
6	violation. Capturing that audio was a violation. Making	6	and that personnel actions needed to be taken.
7	copies of that material was a violation, and that the	7	Q. After that meeting was concluded, what did you do?
	chief of police was then using that audio to see who was	8	A. I returned to my office in the County-City Building.
8	loyal or disloyal to him on the police force.	9	Q. Then what?
9		10	A. A meeting was convened with the mayor.
0	Q. Anything else that you can recall?	11	Q. Was that the same day?
1	A. No.Q. Was it explained by anyone as to how the chief was using	12	A. Yes.
2		13	Q. I'm assuming that took place in the mayor's office?
3	the tapes to determine who was loyal or disloyal?	14	A. Yes.
4	A. In the meeting?	- 1	Q. Who was present during that meeting?
5	Q. Yes,	15	A. Myself, Aladean DeRose, Richard Hill, Mayor Buttigleg, an
6	A. Can you repeat it, sorry, one more time?	16	•
7	Q. Did they explain how the use of the tapes to determine	17	Deputy Chief of Staff Katherine Roos.
8	whether or not a person was loyal or disloyal was being	18	•
9	done?	19	A. Last name, R-o-o-s.
0	A. No.	20	Q. Anyone else?
!1	Q. Approximately how long did this meeting last?	21	A. I don't believe so.
2	A. Approximately 30 minutes.	22	Q. Just an aside before I forget to ask, who is Matt Sikora?
23	Q. Was there any discussion during the meeting of the federal	23	A. Matt Sikora?
4	authorities charging anyone with a federal crime as a	24	
25	result of what they found?	25	A. Is the mayor's executive assistant.

	Page 25		Page 27
1	MR. SULLIVAN: That's S-i-k-u-r-a?	1	Ms. DePaepe that occurred with the mayor at that
2	THE WITNESS: S-i-k-o-r-a.	2	follow-up meeting. Did any such discussions or
3	MR. DUERRING: What occurred during this meeting?	3	decisions occur regarding Ms. DePaepe at the meeting
4	MR. SULLIVAN: At this point, I'll make an	4	in the mayor's office?
5	objection because there were attorneys present at the	5	A. Uh-huh. The chief in his position was the primary focus
6	meeting. And why don't you give me, if you would,	6	of that meeting, and Ms. DePaepe was more of a secondary
7	Scott, five minutes to talk with my client and with	7	consideration. But it was clear in that meeting that two
8	co-counsel. We want to be able to have you get to	8	personnel actions had to be taken following this meeting.
9	the issues that you have legitimate questions about,	9	I mean, when you have the presidentially-appointed U.S.
10	but we have to protect privilege. It's kind of	10	Attorney for Northern Indiana and his three chief deputies
11	tricky because there were lawyers in that meeting.	11	and the number two in the state for the FBI telling you
12	Can we take a break?	12	that you have two problems with two people and keeping
13	MR, DUERRING: Sure, that's fine.	13	compliant with the laws, that's a very serious thing. And
14	MR. SULLIVAN: I apologize that the question is	14	in that meeting
15	pending, but it does relate to privilege issues. So	15	Q. Now, I'm getting confused what meeting you're referring
16	we're off the record.	16	to. The meeting with the U.S. Attorney's office? Because
17	(Recess taken.)	17	I'm trying to focus right now on the meeting with the
18	MR, SULLIVAN: Back on the record, Counsel will	18	mayor and the individuals
19	allow Mr. Schmuhl to answer your question about what	19	A. That's what I'm focusing on too, It was very clear that
20	took place in the March 23rd meeting after he left	20	two personnel actions needed to be taken. Again, the
21	the U.S. Attorney's meeting in a limited manner as	21	chief was the primary focus of that meeting because of his
22	follows: He can address any discussions or	22	position and, you know, he's a department head, mayorally
23	communications between he, the mayor, and the	23	appointed; but Ms. DePaepe's, you know, future was also
24	assistant chief of staff, Katherine Roos, as they	24	discussed.
25	relate only to any discussion of job action that	25	Q. Tell me about that discussion.
20	Page 26	20	Page 28
1	relates to Ms. DePaepe; but that I would instruct him	1	A. Again, I don't remember the specifics.
2	not to answer as to any other elements of that	2	MR. SULLIVAN: And sorry to be interrupting, but
3	discussion because they're privileged. And if you	3	justyou can tell him about discussions as long as
4	would agree that his answer on that limited degree	4	you don't touch on any discussions with Rich Hill or
5	doesn't waive any privilege, then we'd allow inquiry	5	Aladean DeRose.
6	to that extent,	6	A. Attorneys, yeah. I don't remember the details. I just
7	MR. DUERRING: I would agree to those parameters.	7	remember that it was clear, again, that two personnel
8	MR, SULLIVAN; Thank you.	8	actions had to be taken.
9	BY MR. DUERRING:	9	Q. What kind of personnel actions had to be taken?
10	Q. Mr. Schmuhl, you understand during a break you	10	A. As it relates to Ms. DePaepe?
11	discussed this with counsel. You understand where we're	11	Q. Yes.
12	going with this?	12	A. In that meeting, it was clear that she could not be
13	A. Yes.	13	director of communications.
14	Q. So what happened during that meeting as it relates to	14	Q. How did that become clear?
15	these kinds of discussions concerning Ms. DePaepe, if any?	15	A. Again, being one of the two people that were responsible
16	A. After the meeting with the U.S. Attorney, it was very	16	for these issues, for our noncompliance, she needed to be
17	clear to me and to others in the room that personnel	17	out of that position.
18	action needed to be taken with two individuals, with the	18	Q. Was that decision made at this meeting with the mayor?
19	chief of police and with the director of communications.	19	A. I don't remember.
20	MR. SULLIVAN: And his question then focuses on	20	Q. Was any decision made with respect to Ms. DePaepe's
21	the meeting that occurred in the mayor's office	21	employment with the city during that meeting?
22	afterwards.	22	A. I don't remember,
0	THE WITNESS: Yes,	23	Q. What was the purpose of this meeting?
23	1110 111111000: 100,		
23 24	MR. SULLIVAN: And I'm allowing you to describe	24	A. To give the mayor a briefing on the meeting that we had

	Page 29		Page 31
1,	Q. As I understand it, the only person that was present	1	(Recess taken.)
1	there were two people present in the second meeting that	2	(Read back.)
3	were present in the first meeting with the government.	3	MR, SULLIVAN: Back on the record. And I
4	That was yourself and Rich Hill, correct?	4	instruct the witness to answer that question to the
5	A. In the meeting with the U.S. Attorney?	5	extent he recalls anything, limited to discussions
6	Q. What I'm trying to figure out is who was you met with	6	with Mayor Buttigleg or Assistant Chief of Staff
7	the U.S. Attorney and the other individuals. I thought	7	Katherine Roos. Go ahead.
8	you said it was Rich Hill with you when you met with the	. 8	THE WITNESS: Okay. Again, in that meeting,
9	U.S. Attorney.	9	following the meeting with the U.S. Attorney,
10	A. Rich Hill and Aladean DeRose.	10	deputies, and the FBI, most of the conversation
11	Q. And you three were in the second meeting as well, correct?	11	focused on former Chief Boykins. Although, we did
12	A. Yes.	12	discuss both former Chief Boykins and Ms. DePaepe.
13	Q. Who conducted the briefing with respect to what occurred	13	And the conversations that I had with Mayor Buttigieg
14	in the meeting with the U.S. Attorney before the mayor?	14	and Deputy Chief of Staff Katherine Roos, from that
15	A. The three people that were present in that meeting.	15	meeting it was very clear that personnel actions had
16	Q. So everybody basically contributed?	16	to be taken on both fronts in that Ms. DePaepe could
17	A. Yes.	17	no longer be the director of communications.
18	Q. Did the mayor make a decision as to what should be done at	18	BY MR. DUERRING:
19	the meeting or at the conclusion of that meeting or any	19	Q. Okay. And I appreciate what you've said. But, again, you
20	time during that meeting?	20	said that it was clear to you. And I'm trying to find out
21	MR. SULLIVAN: Objection, vague. What should be	21	why it was clear to you. What was said by either of those
22	done about Ms. DePacpe?	22	individuals, the mayor or the deputy chief of staff, that
23	MR, DUERRING: About Ms. DePaepe,	23	made it clear to you that this action at least that
24	MR. SULLIVAN: At the follow-up meeting?	24	Karen had to be removed as director of communications?
25	-	25	A. I don't remember the specifics.
	Page 30		Page 32
1	A. I don't remember,	1	Q. During that meeting, did you inform the mayor that the
2	BY MR, DUERRING:	2	that any representative from the federal government
3	Q. How long was that meeting?	3	advised that personnel decisions had to be made or
4	A. I don't recall the duration.	4	criminal charges or more indictments would result?
5	Q. Was that meeting recorded or were notes taken during that	5	A. No. But, again, the full briefing that I received from
6			
7	5	6	those high level federal authorities gave me the strong
1 0	A. I believe notes were taken by Aladean DeRose.	7	those high level federal authorities gave me the strong impression and really affected me and the others in the
8	A. I believe notes were taken by Aladean DeRose.Q. You mentioned and, again, I want to make sure I have	7 8	those high level federal authorities gave me the strong impression and really affected me and the others in the room that they wouldn't be taking this time if it wasn't
9	 A. I believe notes were taken by Aladean DeRose. Q. You mentioned and, again, I want to make sure I have your phraseology correct. It was clear very clear to 	7 8 9	those high level federal authorities gave me the strong impression and really affected me and the others in the room that they wouldn't be taking this time if it wasn't very serious and if and changes needed to be made.
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9 10 11 12	A. I believe notes were taken by Aladean DeRose. Q. You mentioned and, again, I want to make sure I have your phraseology correct. It was clear very clear to you that something had to be done with respect to the chief and Ms. DePaepe. And what I'm trying to find out is what discussion, what was said that made that very clear	7 8 9 10 11 12	those high level federal authorities gave me the strong impression and really affected me and the others in the room that they wouldn't be taking this time if it wasn't very serious and if and changes needed to be made. Q. Did you communicate that impression to the mayor during this meeting with the mayor? A. Absolutely.
9 10 11	A. I believe notes were taken by Aladean DeRose. Q. You mentioned and, again, I want to make sure I have your phraseology correct. It was clear very clear to you that something had to be done with respect to the chief and Ms. DePaepe. And what I'm trying to find out is what discussion, what was said that made that very clear to you?	7 8 9 10 11 12 13	those high level federal authorities gave me the strong impression and really affected me and the others in the room that they wouldn't be taking this time if it wasn't very serious and if and changes needed to be made. Q. Did you communicate that impression to the mayor during this meeting with the mayor? A. Absolutely. Q. How did you make that known to him or what did you
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9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. I believe notes were taken by Aladean DeRose. Q. You mentioned and, again, I want to make sure I have your phraseology correct. It was clear very clear to you that something had to be done with respect to the chief and Ms. DePaepe. And what I'm trying to find out is what discussion, what was said that made that very clear to you? MR. SULLIVAN: Okay. Hold on. MR. DUERRING: Aside from anything any attorney present said. MR. SULLIVAN: I understand. But if you would allow me for purposes of delineating privilege, I'm going to take another break with my client because I think these are issues that are important and that you're entitled to in regard to an employment action, but it's very intertwined with a lot of other issues	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	those high level federal authorities gave me the strong impression and really affected me and the others in the room that they wouldn't be taking this time if it wasn't very serious and if and changes needed to be made. Q. Did you communicate that impression to the mayor during this meeting with the mayor? A. Absolutely. Q. How did you make that known to him or what did you specifically say to him that passed that impression on to him? A. I essentially detailed and outlined to the mayor what was presented to me in that meeting with federal authorities, that there was a practice with the director of communications and the chief of police to record certain telephone lines at the South Bend Police Department. But what made this investigation unique was that they were capturing telephone conversations between officers. They
9 10 11 12 13 14 15 16 17 18 19 20 21	A. I believe notes were taken by Aladean DeRose. Q. You mentioned and, again, I want to make sure I have your phraseology correct. It was clear very clear to you that something had to be done with respect to the chief and Ms. DePaepe. And what I'm trying to find out is what discussion, what was said that made that very clear to you? MR. SULLIVAN: Okay. Hold on. MR. DUERRING: Aside from anything any attorney present said. MR. SULLIVAN: I understand. But if you would allow me for purposes of delineating privilege, I'm going to take another break with my client because I think these are issues that are important and that you're entitled to in regard to an employment action, but it's very intertwined with a lot of other issues that are privileged.	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	those high level federal authorities gave me the strong impression and really affected me and the others in the room that they wouldn't be taking this time if it wasn't very serious and if and changes needed to be made. Q. Did you communicate that impression to the mayor during this meeting with the mayor? A. Absolutely. Q. How did you make that known to him or what did you specifically say to him that passed that impression on to him? A. I essentially detailed and outlined to the mayor what was presented to me in that meeting with federal authorities, that there was a practice with the director of communications and the chief of police to record certain telephone lines at the South Bend Police Department. But what made this investigation unique was that they were

	Page 33			Page 35
1	And so in briefing the mayor, you know, you think	1	ma	ayor and told him who was in the meeting, what they
2	about the chief of police listening to other people's	2		scussed. He absorbs that. And it's very clear two
3	telephone conversations to see who is loyal to him, and	3		rsonnel actions had to be taken and that Ms. DePaepe
4	the chief and Ms. DePaepe were the primary people	4	•	uld no longer keep her job as director of
	associated with that.	5		mmunications.
5	Q. And this was something you communicated to the mayor?	6		ou mentioned that the focus of the criminal investigation
6	= -	7		as on two people.
7	A. I did communicate that to the mayor, and also that, you	В	A. Ye	
8	know, the U.S. Attorney said we're taking a timeout for 60	9		ho told you that or how did you get that impression?
9	days to allow the city to address these issues. And it			avid Capp held up two fingers and said, "You have
10	was my clear impression that we had 60 days to address the	10		oblems with two people." And he referred to them by
11	personnel issues and the policy issues. And then if we	11		le, director of communications and chief of police.
12	didn't, that the FBI would come back in and potentially	12		· ·
13	reopen that investigation.	13		kay. And you mentioned that the purpose was to determine
14	Q. Is there anything that you recall being said that you	14		e loyalty or the listening of the recordings would
15	already have not testified to that gave you that	15		termine the loyalty of the officers, was that again
16	impression?	16		r. Capp that told you that was the purpose of it?
17	MR. SULLIVAN: At the meeting with Capp?	17		was either Mr. Capp or Mr. Schmid. I don't recall.
18	MR, DUERRING: Yes.	18		y understanding from your previous answers were that at
19	MR. SULLIVAN: You can answer.	19		e conclusion of the meeting that you had with the mayor
20	BY MR. DUERRING:	20		d the other individuals you mentioned, the secondary
21	A. That I previously didn't say?	21		eeting or the second meeting, the briefing of the mayor,
22	Q. Yes.	22		at there was no formal decision with respect to
23	A. He just said we're taking a timeout for 60 days to allow	23	M	s. DePaepe and her employment with the city?
24	the city to address these issues.	24		MR. SULLIVAN: Objection, vague as to "formal
25	Q. Okay. So as I understand it, during the meeting with the	25		decision." Go ahead.
1	Page 34	١.	۸ _	Page 36
1	U.S. Attorney and federal government representatives,	1		om that meeting it was very, very clear that those two
2	nothing was communicated to you that a termination or	2		cople could no longer hold their positions in the city.
3	that personnel decisions had to be made; is that correct?	3		'as there anything clear about whether they could hold any
4	MR. SULLIVAN: Objection, mischaracterizes. You	5		osition with the city? m not sure if it was that meeting or a separate
5	say nothing was communicated to you, that's you're	6		onversation I had with the mayor. But we did entertain
6	asking him if those words were used. It's different	7		ery briefly the idea that Ms. DePaepe could be placed in
7	than saying nothing was communicated to you. The	8		nother city department and continue to work for the City
8	witness may answer.	9		South Bend. It was briefly entertained. We did not
9	A. I just think that the that meeting and the attendees of	10		ollow through with that.
10	that meeting showed the severity and the seriousness of			
11	the problems in the South Bend Police Department; that,	11	Q. W	he mayor felt that she should no longer have that
12	you know, the top federal law enforcement prosecutor in	12		osition, and it would probably be best if she was outside
13	the northern part of our state, his three chief deputies	13	_	e city.
14	and the number two guy from the FBI in Indianapolis comes	15		o obviously there was another meeting with the mayor
15	to South Bend for a meeting is not to play nice.	1		o obviously there was another meeting with the mayor there this particular meeting we were discussing that
16	They conducted a criminal investigation. Two people	16		coursed on the 23rd of March, correct?
17	were the focus of that investigation. It related to the	18		may not have been a formal meeting. My office was
18	improper recording, copying and use of telephone	19		ght next door to the mayor's. I would often be in his
19	conversations between police officers in the South Bend	20		ffice or he would be in mine, we'd meet in the hallway,
20	Police Department. That's separate, completely separate	21		riving to an event. So we would talk frequently.
21	from regular law enforcement activity, talking to a witness or talking to an informant, something like that,	22		Dkay. What is the next thing that you recall occurring as
22	witness or talking to an intormant, something like inal.	1 44		way. What is the next thing that you recall economic as
		22	14	relates to Ms. DePage and her employment with the
23	all because the chief wanted to see who was loyal to him	23		relates to Ms. DePaepe and her employment with the
		23 24 25	ci	relates to Ms. DePaepe and her employment with the ity? The next week, on or around March 27th, I was trying to

Michael Schmuhl

Page 37 Page 39 get in touch with Karen DePaepe to talk with her about I don't recall how we connected on the phone. 1 1 2 2 Q. Do you remember whether or not the phone conversation that these issues. She called me in the -- in my office at the 3 3 County-City Building. I essentially said that we had a we're talking about with Karen occurred before or after 4 meeting with federal authorities. They conducted an 4 Chief Boykins was asked to resign? 5 investigation relating to the recording of telephone 5 A. I believe it was after. 6 6 Q. Do you recall during that conversation telling Karen that 7 By that time, I feel from that conversation that she 7 if -- that if Chief Boykins had refused to resign, that he knew that Darryl Boykins would not be chief of police for 8 would be indicted and Karen would be arrested? 8 A. I never said that Karen would be arrested. Although, that 9 much longer. She was very emotional on the telephone. I 9 10 told her that we had to take two personnel actions. 10 was covered in the media. I told her and I told former 11 Chief Boykins that the federal authorities found 11 Darryl Boykins was the first. She was the second. She 12 12 was very emotional on the telephone. It was probably irregularities and problems in the South Bend Police 13 about a ten-minute conversation. 13 Department as it relates to the recording of telephone 14 She vouched for the chief, said that he was a good 14 lines. And I said that they have given us 60 days to 15 15 man, also discredited other officers associated with this address these issues. And it was my belief, my 16 issue, basically saying they were out to get the chief, 16 understanding that if we did not address those issues, the 17 They were gunning for him so to speak. I tried to be 17 two city employees could be centered in that 18 sensitive on the phone, tried to listen to her concerns. 18 investigation, again, and ultimately indicted. 19 I was attempting to get her to come in to the County-City 19 Q. Is that what you told Karen? 20 20 A. I said that, you know, this is a very difficult situation. Building to meet with me to discuss these issues. 21 She declined that. She said, you know, I don't know 21 And I said, "Unfortunately if we do not take these 22 22 what I'm going to do. She was sort of rambling on the personnel actions, you could be at risk for a potential 23 23 indictment down the road, or a further investigation of telephone. And at the very, very end of the call, I the South Bend Police Department." 24 remember additionally that she said, "I may just resign by 24 Q. And that's what you specifically remember telling her? 25 the end of the day. I don't know." And we sort of left Page 40 Page 38 A. Yeah. I did not say, you know, I'll have you arrested or it at that. 1 2 you will be arrested. 2 Following that telephone conversation, it came to my knowledge that she had taken some vacation days after that Q. Do you recall telling her that if she talked about the 3 3 4 circumstances that you were talking about with her 4 conversation. And so I was unable to get in touch with presently that she could be indicted? 5 her until she returned from vacation, which I believe was A. I said that there was a risk that she could be indicted. the following week. It was I think early April. And when 6 she came back, I called her and asked her to come into the 7 Q. Okay. Let me try to separate because, as I understand it, 7 County-City Building to meet with me. 8 there's two aspects to this indictment discussion or В 9 Q. Now, the telephone conversation you were talking about whether it took place. 9 prior to that one you just referred to, if Karen would say 10 First, the issue was whether or not you discussed 10 with her that if Chief Boykins had not signed a 11 it occurred on March 29th, 2012, would that be within the 11 12 resignation, that he could be indicted and she could be 12 timeframe of your recollection? 13 arrested. Second aspect of this is did you inform her 13 A. It probably would. 14 that if she talked about this with anyone that she could Q. Prior to speaking with Karen on that -- in that first 14 15 be indicted. There's two aspects here. Do you remember phone conversation, were you aware that she was attempting 15 any of those kinds of conversations, aside from what you 16 to contact the mayor to discuss the federal investigation? 16 17 already testified to? 17 18 A. No. Q. Were you aware that she had spoken with Matt Sikora to 18 Q. Do you recall her asking you who had informed you or who 19 19 find out whether she could talk to the mayor about this 20 had you spoken to with respect to the feds? 20 federal investigation? 21 A. I don't remember. 21 A. I don't remember. Q. Do you recall using the terminology "the feds" with her in 22 Q. Were you advised by Matt Sikora to call Karen to discuss 22 23 this conversation? 23 the federal investigation with her? 24 A. I don't know my specific use. I'm sure it was federal 24 A. I'm not sure if she called and left me a message on the authorities or something along those lines. 25 29th and I called her back or if she called me directly.

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	Page 41	1	Page 43 A. I spoke with the mayor about it, just that she was still
1	Q. Do you recall her saying anything about the authorities	2	working for the city, but that she had taken time off.
2	telling her that she was only a witness	1	
3	A. No.	3	That's it.
4	Q, in their investigation?	4	Q. And that's the only issue you spoke with the mayor about
5	MR. SULLIVAN: Excuse me, Counsel. Your question	5	between those two dates?
6	was whether he told	6	A. Uh-huh,
7	MR. DUERRING: No, Karen told him that she was	7	Q. When was the determination made that she should be
8	only a witness.	8	terminated?
9	MR, SULLIVAN: Sorry.	9	A. From that meeting after the 23rd, it was the clear
10	BY MR. DUERRING:	10	indication that we had to head in that direction. I don't
11	Q. How do you recall ending that conversation with Karen?	11	recall when the final decision was made.
12	A. The telephone conversation?	12	Q. Who made that final decision?
13	Q. Yes.	13	A. The mayor.
14	A. Or the meeting? Again, at the very end of that	14	Q. Okay. I'm assuming somehow the mayor had to communicate
15	conversation, she said, "I may just resign by the end of	15	that decision to you?
16	today. I may just resign. I may quit." And, again,	16	A. Uh-huh.
17	sensitive, I listened to that. I said, "You know, this is	17	MR, SULLIVAN: Is that a yes?
18	a very difficult situation, but that might be for the	18	A. Yes.
19	best." And that's how we left that conversation.	19	Q. When was that communication?
20	Q. You said that she apparently went on vacation. And then	20	A. I don't know. I don't remember.
21	when she came back, there was, again, contact between the	21	Q. How was that communicated? Was it by phone, by fax, by
22	two of you?	22	e-mail
23	A. Yes.	23	A. It would be face to face.
24	Q. Do you recall any time between the time you first spoke	24	Q by tweeting?
25	with her on the phone that we talked about and then	25	A. Face to face.
	Page 42		Page 44
1	meeting with her again that she advised that she had	1	Q. Face to face, the old fashion kind.
2	retained legal counsel?	2	Was anyone else besides you and the mayor present at
3	A. I believe right before I met her again, she had retained	3	that meeting?
4	legal counsel,	4	A. I don't recall.
5	Q. When do you recall meeting with her again?	5	Q. Tell me about that meeting.
6	A. I believe it was early to mid April. I believe the 5th,	6	A. I don't remember the details of the meeting. Again, it
7	but it could be the following week.	7	may have been just a face-to-face exchange between the
8	Q. If her recollection would have been April 10th, would that	8	mayor and myself,
9	fall within your	9	Q. Did you make any additional recommendations to the mayor
10	A. Yeah,	10	as to what he should do at that meeting with respect to
11	Q timeframe?	11	Karen's employment?
12	A. Probably, yealı.	12	A. No.
13	Q. Did you meet with her on that day?	13	Q. What did the mayor tell you at this meeting as it relates
14	A. On or around that day, yeah.	14	to Karen?
15	Q. What was the purpose of that meeting?	15	A. That she could no longer be director of communications.
16	A. The purpose of the meeting was to outline the findings of	16	Q. Okay. Did he say anything else with respect to that?
17	the federal authorities into the investigation of the	17	A. Huh-uh.
18	South Bend Police Department. It was also to talk about	18	MR, SULLIVAN; Is that a no?
1	her employment with the city and to seek her resignation.	19	A. No. Sorry.
19	Q. Between March 29th, saying that that was the day that you	20	Q. And I can't I'm assuming I hate assuming, but I'm
19 20	4, 4, 4, 4, 4, 4, 4, 4, 4, 4, 4, 4, 4, 4	104	assuming that meeting took place sometime between the 29th
1	had the telephone conversation with Karen, and April 10th,	21	
20		22	of March and the 10th of April, if those are accurate
20 21	had the telephone conversation with Karen, and April 10th,	1	of March and the 10th of April, if those are accurate dates.
20 21 22	had the telephone conversation with Karen, and April 10th, if, in fact, she's accurate on that being the date that	22	

Page 47 Page 45 Q. You had mentioned something earlier on. You used the A. Between the 23rd and -- actually between the 23rd and the 2 phrase "due diligence." I want to go back to that. What 2 29th when I talked to her on the phone because my commentary in that telephone conversation was I needed to 3 did you mean by that? 3 A. That in that meeting with the U.S. Attorney and the FBI, 4 meet with her, we needed to talk about an employment 5 they outlined some areas in the recording of telephone 5 6 lines where we were out of compliance with federal 6 And so between the 23rd, that's a Friday, to the 7 regulations, and that one of the results of that meeting 7 29th, that would have been the directive from the mayor. was that we had to -- that we had problems with two people 8 8 Q. What occurred at the next meeting with Karen, which would in the city administration and that we needed to update 9 9 have been that, say, April 10th --A. April 10th. 10 our telephone recording policies and make sure that there 10 11 were clear guidelines over appropriate use. 11 MR, SULLIVAN; If April 10th is the accurate 12 And the mayor obviously wanted us to be fully 12 date. 13 MR, DUERRING: You're right. 13 compliant with all laws and all regulations. And so I 14 worked with members of the legal department and the police A, I called her into the County-City Building. We met in a 14 15 department to see what lines were recorded and why because 15 conference room on the 14th floor. Interim Chief Chuck 16 the federal authorities outlined a use that was improper. 16 Hurley was present, as was Special Counsel Richard Hill, 17 myself. As I did over the telephone with her, I outlined 17 And I wanted to, first of all, see what the proper 18 recording techniques were and what was compliant with the that the U.S. Attorney's office, FBI conducted an 18 19 law. And that included and still includes 911 and 19 investigation into the recording practices in the South 20 20 Bend Police Department. emergency dispatch calls and calls into the front desk at 21 the South Bend Police Department. 21 They found that we were out of compliance with 22 And so the administration wanted to make sure that we 22 federal guidelines and that the administration had decided 23 were still recording the lines that were necessary for law 23 to take two personnel actions, the first being former 24 Chief Boykins and the second being Ms. DePaepe. I 24 enforcement activity and that we were not recording the 25 lines that were discussed in the meeting with federal 25 informed her that she could no longer hold that position. Page 48 1 authorities. Very two distinct issues there. 1 I gave her the opportunity to resign. She refused to 2 Q. So that's what you meant by due diligence? 2 resign. And I said if you refuse to resign, unfortunately we'll have to terminate you. And I remember distinctly A. Yeah. So I wanted to see, learn for myself what lines are 3 4 being recorded in the South Bend Police Department and 4 that she said I want you to terminate me, and that was 5 about everything I recall from that meeting. 5 why. 6 Q. Okay. And what did you learn? 6 Q. Do you recall whether or not there was any discussion by anyone present at that meeting informing Karen that if she 7 A. That we record 911 telephone calls, emergency dispatches, 7 8 and that we record calls that come into the front desk of 8 talked about anything that was going on she could be 9 the South Bend Police Department. 9 arrested? 10 Q. How did you learn that information? 10 A. No. A. Received material from the South Bend Police Department in 11 Q. Do you recall any discussion being made about whether or 11 12 not she would get unemployment compensation? 12 conjunction with the city's legal department. 13 Q. And was that what you thought or what you believed was 13 A. I don't remember. Q. Why was Chuck Hurley present, if you know? 14 being done at the time this investigation took place? 14 A. Yeah. I thought that 911 and dispatch calls were being 15 A. Ultimately, the chief of police, interim chief of police, 15 16 would have to sign, I believe, a personnel document 16 recorded. I did not know the details of the front desk 17 relating to her employment; and so he was present for that 17 line calls. 18 MR. SULLIVAN: We're coming up on noon. I just 18 purpose. Q. Did -didn't know what your thought was about lunch and how 19 19 20 20 A. I believe. much longer, pushing through, whether you want to 21 break now. 21 Q. Did Chuck Hurley have any input with respect to the 22 MR. DUERRING: I'd like to push through. I can't 22 decision to terminate Karen's employment? 23 23 A. No. imagine it can be that much longer. Does anybody 24 24 Q. Was that the last time you spoke with Karen? need a break? A. Yes, 25 MR. SULLIVAN: Yeah.

	Page 49		Page 51
1	(Recess taken.)	1	copies.
2	BY MR, DUERRING:	2	(Exhibit 1 marked for identification.)
3	Q. Before we took a break, Mr. Schmuhl, we were discussing	3	Q. Mr. Schmuhl, you've been handed a two-page document that's
4	about what you learned concerning, I guess, the logistics	4	been marked for identification purposes as Exhibit 1. I'd
5	of the recording policies for what lines were recorded.	5	ask you to review that and let me know when you're done
6	And I just want to really take some time and discuss with	6	reviewing it.
7	you what you learned and from whom you learned it. All	7	A. Okay.
8	right,	8	MR. SULLIVAN: Just show an objection. June 6,
9	Just coming right out of the box, did you ever talk	9	2012, is well after termination. And I think all the
10	to Karen DePaepe about how the recording system worked?	10	questions regarding his inquiry into the system, it's
11	A. I don't recall.	11	all well after termination has taken place. So I
12	Q. Who did you talk to about how the recording system worked?	12	don't understand how it comes within the scope and is
13	A. I remember speaking with primarily legal counsel with the	13	reasonably calculated to lead to discovery of
14	City of South Bend, Andrea Beachkofsky, assistant city	14	admissible evidence in regard to this case.
15	attorney.	15	MR. DUERRING: Well, I'm discussing with him his
16	Q. Why, if I may ask, did you chose to speak with Andrea	16	knowledge of and what he learned about the recording
17	Beachkofsky about the recording system at the South Bend	17	practices that occurred. The letter that's marked as
18	Police Department?	18	Exhibit 1 specifically, apparently sets out
	A. She serves as the legal counsel for the public safety	19	information regarding which lines were recorded and
19	units of the City of South Bend. And this issue in	20	when they were recorded. And that's why I'm asking
20	•	21	him about that.
21	changing a policy, I wanted to make sure we had a lawyer	22	I intend to ask him about that particular
22	looking at all the legal considerations.	23	correspondence, where that information came from, did
23	Q. Were you seeking legal advice from her regarding this	24	that information come from him. So I'm asking him
24	issue or were you seeking information about how the system	25	about what he learned. And I don't believe we had
25	worked?	25	Page 52
1	Page 50	1	had, as of yet, a timeframe. It was my impression
1	A. I would say both.	2	that he was learning as part of this due diligence
2	Q. Specifically with regard to information concerning the	3	practice how the system worked and that this occurred
3	functioning of the system, what did she tell you?	4	sometime between March 23rd and April 10th.
4	MR. SULLIVAN: Object. I'll instruct him not to	5	MR. SULLIVAN: I heard it differently, But I
5	answer. It's clearly a communication that is for the	6	think we probably need the witness to clarify that
6	purpose of legal advice, and I'm going to instruct	7	because I think it makes a difference. I will
7	the witness not to answer about any communication	8	withdraw my objection if it's in that timeframe.
8	with Ms. Beachkofsky as long as there was no other	9	• MR, DUERRING: Let me ask him the question then.
9	third party present. But if there was someone else	1	BY MR, DUERRING:
10	from the city present or it's just you and she, I	10	Q. Mr. Schmuhl, when you referred to taking this action in
11	would instruct you not to answer that question.	11	learning about the recording practices, if you will, what
12	MR. DUERRING: Are you taking Mr. Sullivan's	12	lines were recorded and why they were being recorded, when
13	advice and not answering the question?	13	did that educational process take place?
14	THE WITNESS: Yeah.	14	-
15	MR. DUERRING: I'd like to certify that question.	15	A. Following the meeting with federal authorities.
16	BY MR. DUERRING:	16	Q. And before the final meeting with Ms. DePaepe?
17	Q. Did you speak with anyone else with respect to gaining	17	A. I don't remember.
18	information on how the recording system functioned besides	18	Q. Could it have been within that timeframe?
19	<u> </u>	19	
20	A. I don't remember.	20	Q. Then I'm going to ask him questions about it.
21	Q. Okay. Did you obtain any or review any manuals or	21	MR. SULLIVAN: I withdraw the objection.
22	documents with respect to how the voice recording system	22	
23		23	Q. And I take it, Mr. Schmuhl, you've had occasion to
24	A. I don't remember.	24	thoroughly review Exhibit 1, correct?
1 -	Q. I only have one copy, so we're going to need to make	25	A. Yes, I've read it.

_			Dana 55
١.	Page 53	,	Page 55 information came from on Exhibit 1 concerning the lines
1	Q. Have you seen that correspondence prior to today?	1 2	that were recorded?
2	A. I wrote it.	3	A. Yes.
3	Q. That answered my second question. I'm assuming you wrote	_	
4	it and then the mayor signed it? Because I think	4	Q. Did it refresh your recollection? A. It did.
5	MR. SULLIVAN: Exhibit 1 isn't signed, Counsel.	5	Q. Where did you get the information that you placed in this
6	A. It's unsigned. It's a draft.	6	letter that's been marked as Exhibit 1?
7	Q. There's a signature line.	'	A. I drafted an e-mail, wrote an e-mail to Aladean DeRose,
8	A. Right.	8	interim city attorney, and Mayor Buttigleg on this issue;
9	Q. For the mayor?	9	
10	A. Mayor reviews correspondence, any correspondence,	10	and that meshes with the request from counsel. So I was looking into this information sometime in late May, early
11	obviously, before placing his signature on it.	11	
12	Q. Now, the information as it relates in that correspondence	12	June.
13	with respect to which lines were recorded, where did you	13	MR. SULLIVAN: And then if I may, Counsel, the
14	get that information?	14	specific question about the source of the information
15	A. I don't remember.	15	that you put in here. Did you see anything that
16	Q. Is there anything that you have, any documents, any	16	helped you remember the source of the information
17	e-mails, any notes or correspondence that you would have	17	that you put in here?
18	that you could review in order to help refresh your	18	THE WITNESS: I did not see anything that would
19	recollection of where you obtained that information?	19	give me the source.
20	A. I provided material relating to the policy changes in the	20	MR. SULLIVAN: Do you know the source of the
21	South Bend Police Department to my legal counsel.	21	information?
22	Q. Okay. Would those reviewing that information, would	22	THE WITNESS: I don't know. To be specific, I
23	that help refresh your recollection as to where you	23	don't know.
24	obtained the information that you placed in this	24	BY MR. DUERRING:
25	correspondence?	25	Q. Okay. What I glean from your answer then, Mr. Schmuhl, is
	Page 54		Page 56
1	A. Probably.	1	and, again, I'm sure you'll correct me if I'm wrong
2	MR. DUERRING: Do you know where we have that	2	that the information you placed concerning the recording
3	around here, where we could take a break and he could	3	practices and which lines were recorded and when they were
4	take a look at it?	4	and when they weren't, as detailed in Exhibit 1, that
5	MR. SULLIVAN: I think you'll have to make a	5	information did not come to you until after the
6	document request so that we can evaluate and respond	6	termination of Karen DePaepe; Is that correct?
7	accordingly. I'm not going to produce documents on	7	A. That's correct.
8	the fly.	8	Q. Did you take any steps between the meeting with the
9	MR, DUERRING: I'm not asking you to produce	9	federal authorities that occurred on March 23rd, 2012, and
10			
1	them. I'm asking if he can have the opportunity to	10	the meeting that you had with Karen on April, say, 10th or
11	review them. I don't need to look at them. As long	11	thereabouts that terminated her, did you take any steps to
12	review them. I don't need to look at them. As long as they refresh his recollection, I don't care what	11 12	thereabouts that terminated her, did you take any steps to learn what the practices and what the functions were of
12 13	review them. I don't need to look at them. As long as they refresh his recollection, I don't care what they say, right now.	11 12 13	thereabouts that terminated her, did you take any steps to learn what the practices and what the functions were of the recording system?
12 13 14	review them. I don't need to look at them. As long as they refresh his recollection, I don't care what they say, right now. MR. SULLIVAN: Let me take a break and talk to	11 12 13 14	thereabouts that terminated her, did you take any steps to learn what the practices and what the functions were of the recording system? A. No.
12 13 14 15	review them. I don't need to look at them. As long as they refresh his recollection, I don't care what they say, right now. MR. SULLIVAN: Let me take a break and talk to him.	11 12 13 14 15	thereabouts that terminated her, did you take any steps to learn what the practices and what the functions were of the recording system? A. No. Q. Did anyone volunteer between that period of time again,
12 13 14 15 16	review them. I don't need to look at them. As long as they refresh his recollection, I don't care what they say, right now. MR. SULLIVAN: Let me take a break and talk to him. MR. DUERRING: Okay.	11 12 13 14 15 16	thereabouts that terminated her, did you take any steps to learn what the practices and what the functions were of the recording system? A. No. Q. Did anyone volunteer between that period of time again, the 23rd of March and April 10th, assuming those are the
12 13 14 15 16 17	review them. I don't need to look at them. As long as they refresh his recollection, I don't care what they say, right now. MR. SULLIVAN: Let me take a break and talk to him. MR. DUERRING: Okay. (Recess taken.)	11 12 13 14 15 16 17	thereabouts that terminated her, did you take any steps to learn what the practices and what the functions were of the recording system? A. No. Q. Did anyone volunteer between that period of time again, the 23rd of March and April 10th, assuming those are the correct dates, did any person come up to you and volunteer
12 13 14 15 16 17 18	review them. I don't need to look at them. As long as they refresh his recollection, I don't care what they say, right now. MR. SULLIVAN: Let me take a break and talk to him. MR. DUERRING: Okay. (Recess taken.) (Read back.)	11 12 13 14 15 16 17 18	thereabouts that terminated her, did you take any steps to learn what the practices and what the functions were of the recording system? A. No. Q. Did anyone volunteer between that period of time again, the 23rd of March and April 10th, assuming those are the correct dates, did any person come up to you and volunteer information about the system to you, without your request?
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12 13 14 15 16 17 18 19 20 21 22	review them. I don't need to look at them. As long as they refresh his recollection, I don't care what they say, right now. MR. SULLIVAN: Let me take a break and talk to him. MR. DUERRING: Okay. (Recess taken.) (Read back.) BY MR. DUERRING: Q. So when we broke, you mentioned that there was some possible documents you could review in order to refresh your recollection; is that correct?	11 12 13 14 15 16 17 18 19 20 21 22	thereabouts that terminated her, did you take any steps to learn what the practices and what the functions were of the recording system? A. No. Q. Did anyone volunteer between that period of time again, the 23rd of March and April 10th, assuming those are the correct dates, did any person come up to you and volunteer information about the system to you, without your request? A. No. Q. Did you get any anonymous information about the system between those two periods of time? A. No. Not to my recollection, no.

		Page 57			Page 59
1	A.	You always hear gossip and rumors.	1	A.	Because of the meeting that was held with the federal
2	Q.	Especially from the police department?	2		authorities.
3	A.	Especially from the police department, but I don't recall	3	Q.	Can you recall specifically who told you that during the
4		specifically anything.	4		meeting?
5	Q.	Was there ever a discussion that you had with the mayor	5	A.	It was either Mr. Capp or Mr. Schmid.
3		specifically about trying to learn this information to	6	Q.	And they one of the two told you that in order to be in
7		either confirm or not confirm what the federal authorities	7		compliance, at least one party to the conversation had to
3		were telling you?	8		consent to having a conversation being recorded?
9	A.	I remember, you know, the mayor issuing a directive and	9	A.	Yeah. Yes.
)		myself issuing a directive that we needed to stop the	10	Q.	They didn't talk to you about any other exceptions that
1		recording of certain telephone lines as soon as possible	11		exist in the Wiretap Act, if any?
2		following the meeting with federal authorities. In that	12	A.	In that meeting, no.
3		meeting it was very clear that we were out of compliance	13		I may have asked this question. I'm kind of lost whether
, 1		through the recording of certain telephone lines. As a	14	٠.	I did or not. Just to clarify, between the date of March
5		concern to the mayor, he issued a directive to make sure	15		23rd, 2012, and April 10th, assuming those are the correct
3		we were within the law, that we're no longer recording	16		dates that the meeting with the feds occurred and the
7		people's conversations without their knowledge. And so	17		meeting occurred when she was terminated, between those
3		the mayor issued that directive, and I made sure that it	18		two periods of time, it's my understanding you did not
9		was followed through.	19		you were not aware or did not conduct any independent
	0	Was it your impression after the meeting with federal	20		investigation to become aware of how the system, recording
0 1	Q.	authorities that in order to be in compliance with I	21		system worked; is that correct?
2		·	22	Δ	That's correct.
		guess we're talking in general with the federal wiretap	23		And that includes not asking Karen, the director of
3		statute. I forget what it's called, but that's what we	24	u.	communications, how the system worked, correct?
4		call it. That in order to be in compliance and that the	25	Λ	
5	_	only way to be in compliance was to be sure that everyone,	25	Λ.	That's correct.
		Page 58	1	^	Page 60
1		or at least one of the parties to the phone conversation	1	Q,	Was it your understanding based upon the meeting with the U.S. Attorney and the federal authorities that the
2		had to consent to the recording or be aware of the	2		•
3		recording? Is that what your understanding was?	3		recording practices that were in existence when these
4		MR. SULLIVAN: Objection to the extent it calls	4	_	phone conversations were recorded were basically controlled by the chief of police?
5		for a legal conclusion. You may answer.	5		•
6		From the meeting from the 23rd?	6		MR. SULLIVAN: Hold on. Would you read back t
7		Yes,	7		last
В	Α.	Can you repeat your question?	8		(Read back.)
9		MR, DUERRING: Can you read it back?	9		MR. SULLIVAN: Go ahead.
0	_	(Read back.)	10	A.	My recollection from that meeting was that the federal
1	A.	You know, it was my understanding that listening to those	11		authorities outlined a practice that certain lines were
2		conversations was wrong, making recordings of those	12		recorded at the chief's discretion by the director of
3		conversations was wrong, copying those recordings is	13		communications, so an order from the chief, a request from
4		wrong, and using that material was wrong. And so it	14	_	the chief to the director of communications to do that.
5	_	wanted to stop all four of those things.	15	Q	Okay. Were you aware or did you become aware between th
6		. Why	16		period of time, again, the 23rd of March and the 10th of
7	A.	And I don't recall, you know one party consent is the	17		April, that the director of communications was
8		law, I believe, in Indiana. Again, I'm not a lawyer. And	18		subservient, that position was subservient to the chief of
9		I'm not sure if I learned that when I when I learned	19		police?
0		that. It would be in the meeting. Yeah. Because if	20		MR. SULLIVAN: Objection, vague, "subservient."
1		you're not privy to that conversation, it's wrong.	21	_	Go ahead.
2	Q	. That's was that an understanding you derived from your	22		In that timeframe?
3		own research or was that an understanding you derived	23		. Yeah. Do you understand the question?
24		after the or because of the meeting that was held with	24		Meaning that she reports to the chief?
			25	_	. And the chief, if the chief directs her to do something,

	Page 61		Page 63
1	that's something that she has to do. That's her boss, in	1	
2	other words?	2	
3	A. Yeah, the chief of police is the head of the police	3	
4	department,	4	
5	Q. And were you aware of that chain of command during that	5	
6	A. During that period of time?	6	
7	Q. Yes.	7	
8	A. Yes.	8	
9	Q. Was there any consideration in your discussions with the	9	
0	mayor regarding Karen's employment that if the chief was	10	PAGE 63 IS DESIGNATED
1	ordering her to do something that she had to do it? In	11	ATTORNEYS' EYES ONLY
2	other words, if she was following orders, was there a	12	
3	consideration with respect to that?	13	
4	MR. SULLIVAN: Objection, vague. You mean	14	
5	consideration prior to termination?	15	
6	MR. DUERRING: Right.	16	
7	MR. SULLIVAN: With the mayor? Go ahead. You	17	
8	can answer.	18	
9	BY MR. DUERRING:	19	
20	Q. As somewhat of a mitigating circumstance when dealing with	20	
21	whether she was going to be terminated or not.	21	
22	A. I don't remember.	22	
23	Q. At any point in time between those two dates that we've	23	
24	been talking about, March 23rd and April 10th, was there	24	
25	any discussion with respect to the contents of the	25	
	Page 62		Page 64
1	recording recorded conversations?	1	
2	A. Yes.	2	
3	Q. And who was that with?		
A		3	
4	A. Myself and Karen.	3 4	
5		1	
	A. Myself and Karen.	4	
5	A. Myself and Karen. Q. Okay. Did you speak about those contents with anyone	5	
5 6	A. Myself and Karen. Q. Okay. Did you speak about those contents with anyone else?	5 6	
5 6 7	A. Myself and Karen. Q. Okay. Did you speak about those contents with anyone else? MR. SULLIVAN: You mean after	4 5 6 7	
5 6 7 8 9	A. Myself and Karen. Q. Okay, Did you speak about those contents with anyone else? MR. SULLIVAN: You mean after Q. Yeah, After your conversation with Karen obviously.	4 5 6 7 8	PAGE 64 IS DESIGNATED
5 6 7 8 9	A. Myself and Karen. Q. Okay. Did you speak about those contents with anyone else? MR. SULLIVAN: You mean after Q. Yeah. After your conversation with Karen obviously. A. Yes.	4 5 6 7 8 9	PAGE 64 IS DESIGNATED ATTORNEYS' EYES ONLY
5 6 7 8 9 10	A. Myself and Karen. Q. Okay. Did you speak about those contents with anyone else? MR. SULLIVAN: You mean after Q. Yeah. After your conversation with Karen obviously. A. Yes. Q. Who was that?	4 5 6 7 8 9	
5 6 7 8 9 10 11	A. Myself and Karen. Q. Okay. Did you speak about those contents with anyone else? MR. SULLIVAN: You mean after Q. Yeah. After your conversation with Karen obviously. A. Yes. Q. Who was that? A. The mayor.	4 5 6 7 8 9 10	
5 6 7 8 9 10 11 12	 A. Myself and Karen. Q. Okay. Did you speak about those contents with anyone else? MR. SULLIVAN: You mean after Q. Yeah. After your conversation with Karen obviously. A. Yes. Q. Who was that? A. The mayor. Q. And that was prior to April 10th; is that correct? 	4 5 6 7 8 9 10 11	
5 6 7 8 9 10 11 12 13 14	 A. Myself and Karen. Q. Okay. Did you speak about those contents with anyone else? MR. SULLIVAN: You mean after Q. Yeah, After your conversation with Karen obviously. A. Yes. Q. Who was that? A. The mayor. Q. And that was prior to April 10th; is that correct? A. Yes. I spoke with Karen about that when we spoke on the 	4 5 6 7 8 9 10 11 12 13	
5 6 7 8 9 10 11 12 13 14 15	 A. Myself and Karen. Q. Okay. Did you speak about those contents with anyone else? MR. SULLIVAN: You mean after Q. Yeah. After your conversation with Karen obviously. A. Yes. Q. Who was that? A. The mayor. Q. And that was prior to April 10th; is that correct? A. Yes. I spoke with Karen about that when we spoke on the phone on or about the 29th of March. 	4 5 6 7 8 9 10 11 12 13	
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5 6 7 8 9 10 11 2 13 14 15 16 17	 A. Myself and Karen. Q. Okay. Did you speak about those contents with anyone else? MR. SULLIVAN: You mean after Q. Yeah. After your conversation with Karen obviously. A. Yes. Q. Who was that? A. The mayor. Q. And that was prior to April 10th; is that correct? A. Yes. I spoke with Karen about that when we spoke on the phone on or about the 29th of March. Q. And you conveyed that information to the mayor prior to April 10th, correct? 	4 5 6 7 8 9 10 11 12 13 14 15 16	
5 6 7 8 9 10 11 12 13 14 15 16 17 18	 A. Myself and Karen. Q. Okay. Did you speak about those contents with anyone else? MR. SULLIVAN: You mean after Q. Yeah. After your conversation with Karen obviously. A. Yes. Q. Who was that? A. The mayor. Q. And that was prior to April 10th; is that correct? A. Yes. I spoke with Karen about that when we spoke on the phone on or about the 29th of March. Q. And you conveyed that information to the mayor prior to April 10th, correct? A. Just very briefly, uh-huh. Karen said that, again, when 	4 5 6 7 8 9 10 11 12 13 14 15 16 17	
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5 6 7 8 9 10 11 2 13 14 15 16 17 18 19 20	 A. Myself and Karen. Q. Okay. Did you speak about those contents with anyone else? MR. SULLIVAN: You mean after Q. Yeah. After your conversation with Karen obviously. A. Yes. Q. Who was that? A. The mayor. Q. And that was prior to April 10th; is that correct? A. Yes. I spoke with Karen about that when we spoke on the phone on or about the 29th of March. Q. And you conveyed that information to the mayor prior to April 10th, correct? A. Just very briefly, uh-huh. Karen said that, again, when she was talking about other officers on the force and 	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	
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5 6 7 8	 A. Myself and Karen. Q. Okay. Did you speak about those contents with anyone else? MR. SULLIVAN: You mean after Q. Yeah. After your conversation with Karen obviously. A. Yes. Q. Who was that? A. The mayor. Q. And that was prior to April 10th; is that correct? A. Yes. I spoke with Karen about that when we spoke on the phone on or about the 29th of March. Q. And you conveyed that information to the mayor prior to April 10th, correct? A. Just very briefly, uh-huh. Karen said that, again, when she was talking about other officers on the force and defending the chief, she said that there were individuals on the telephone calls making derogatory and disrespectful comments to not only the chief, but also to the mayor. And I just told him briefly as an aside that she mentioned that. 	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	

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1	BY MR. DUERRING:	1		all I know.
2	Q. During any point in time again, we appear to be talking	2	Q.	Did you know whether or not that included the South Bend
3	about the timeframe between March 23rd and April 10th.	3		Police Department?
4	Did you convey to Karen anything that you would that	4	A.	I don't recall,
5	you felt that criminal charges would result if she did or	5	Q.	Did you have any other meetings or conversations with
6	didn't do anything?	6		David Capp or Donald Schmid or any other representative
7	MR. SULLIVAN: Objection, vague, complex. Go	7		from the federal government after the March 23rd meeting?
8	ahead,	8	A.	Yes.
9	A. In the meeting that I had with her on or around the 10th	9	Q.	Who did you speak with?
10	in seeking her resignation and ultimate termination, I did	10	A.	Since that time I've spoken with Ken Hayes and David Capp.
11	say that the federal authorities informed the City of	11	Q.	When did you speak with Mr. Hayes?
12	South Bend that if the city did not take care of this	12	A.	I spoke with Mr. Hayes I don't recall when, I believe
13	issue within 60 days, that they would reopen the	13		I talked to him a couple times.
14	investigation. I told her that there was a potential risk	14	Q.	But you don't remember when?
15	that if they reopened this investigation, that two	15	A.	I don't remember when, no. Last time I spoke with
16	individuals who were the focus of that investigation could	16		Mr. Hayes was toward the end of my time as chief of staff.
17	be in trouble.	17		I met with him to discuss the mayor's antiviolence
18	Q. Is that the wording you used, "could be in trouble," or	18		commission using federal authorities to assist the South
19	did you use any other wording?	19		Bend Police Department and the City of South Bend combat
20	A. I don't recall specific wording I used.	20		gun violence and youth violence in our community.
21	Q. Were there any documents or documentation made of that	21		And I remember I did have a conversation with Ken
22	meeting that occurred on April 10th with Karen?	22		Hayes as it relates to the recording of telephone lines.
23	A. Not to my knowledge, no.	23		And I don't know when that was. But the outcome of that
24	Q. Again, in that same timeframe we've been talking about,	24		conversation was that Mr. Hayes said that they did not
25	March 23rd to April 10th, did you learn who specifically	25		need anything additionally from the City of South Bend.
	Page 66			Page 68
1	authorized the phone line to be recorded that was the	1		I don't remember the details of why I called him.
2	product of these recordings?	2		I'm not sure if the subpoena was still open or if I wanted
3	A. No.	3		to make sure that he knew we were in compliance, just to
4	Q. Between that period of time, same period of time, did you	4		sort of get some recognition from federal authorities that
5	have any discussions with any companies that supplied	5		they knew that we took these issues seriously and we
6	equipment to the city police department as it relates to	6	_	addressed them,
7	the voice recording system?	7	Q.	And you mentioned and do you remember when that phone
8	A. I don't believe so, no.	8		conversation would have occurred?
9	Q. Did you learn of any procedure on how the lines would be	9		I don't recall, no.
10	recorded between that period of time?	10		What about Mr. Capp? You mentioned you spoke with him.
11	MR. SULLIVAN: You mean technically?	11	Α.	Uh-huh. There was intense media scrutiny surrounding this
12	MR. DUERRING: Yes.	12		case. I reached out to Mr. Capp to inquire if we could
13	A. No. In the reverse. We were trying to cease the	13		direct media attention toward his office because a number
14	recording of certain lines,	14		of the media inquiries related to the investigation and
15	Q. Do you know how that was done?	15		what they found and who was involved and who was targeted,
16	A. No.	16		I spoke to Mr. Capp, and he informed me that his press
17	Q. There was already a procedure that was in place wherein	17		person or communications person would be the appropriate
18	the system was being changed. Were you aware of that, in	18		person to direct media to, gave me her telephone number.
19	this timeframe?	19		And that was one conversation.
20	MR. SULLIVAN: Objection, vague. You mean VoIP?	20		I also spoke to Mr. Capp around the same time I spoke
21	Q. The VoIP, yes.	21		to Mr. Hayes. Mr. Capp I'm not sure who called who
22	A. I knew that the Voiceover IP transition was occurring	22		was just confirming with me that he and his office would
23	throughout the city administration, thousands of phones.	23		join the mayor's antiviolence commission. And we had a
24	That started under the Luecke administration and was	24		brief conversation about that commission, its work, the
25	continuing into the Buttigleg administration. But that's	25		commitment to it, who else would be involved. And he was

Michael Schmuhl

		_	
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1	very supportive of the commission and its work. And that	1	MR, SULLIVAN; There's a lot of technology a lot
2	was the last time I spoke with him on the phone.	2	of us old guys don't know too well.
3	Q. Was any part of that conversation that you just referred	3	MR. DUERRING: I won't even show you my phone.
4	to relative to the recording issues or the wiretap issue?	4	THE WITNESS: Because yeah.
5	A. No.	5	BY MR. DUERRING:
6	Q. So as I understand it, the only time you spoke to Mr. Capp	6	Q. Is there anything else that was discussed during that
7	after the March 23rd meeting as it relates to the	7	meeting with the U.S. Attorney and the federal authorities
8	recording practices was when you were asking him if you	8	that you recall that we haven't talked about today?
9	could direct media to his office; is that correct?	9	MR. SULLIVAN: Objection, vague. Go ahead.
10	A. Yes.	10	A. No.
11	Q. And did you speak about any of the substance about the	11	Q. And my understanding is that since that meeting, the only
12	recordings or about what was being said in the meeting at	12	two individuals that you've talked to from the U.S.
13	that time?	13	government would have been Ken Hayes and David Capp,
14	A. I don't recall.	14	correct?
15	Q. To your knowledge, did the mayor ever meet personally with	15	A. Yes.
16	Mr. Capp regarding this issue?	16	Q. Did you ever learn about how the federal authorities got
17	A. Personally?	17	involved in the investigation or what caused the
18	Q. Yes.	18	investigation to start?
19	A. In person, no, I don't think so,	19	A. Yes. Certain police officers approached the FBI with some
20	Q. To your knowledge, did the mayor ever speak to Mr. Capp in	20	complaints to look into that issue.
21	any form of communication?	21	Q. How did you learn that information, or from where did you
22	A. I remember that the mayor and Mr. Capp and I did have a	22	get that information?
23	telephone call.	23	A. Two of the officers came to my office in the County-City
24	Q. Do you remember when that call was?	24	Building to complain early on in our time in office, in
25	A. I do not.	25	January, to say that they thought their personal telephone
	Page 70		Page 72
1	Q. And what was the substance of that conversation, the	1	conversations were being recorded and that the chief of
2	telephone conversation?	2	police was listening to those conversations.
3	A. I don't remember,	3	Q. Who were they, the two officers?
4	Q. Did it have to do with the investigation into the	4	A. They were Steven Richmond, the detective bureau chief, and
5	recording practices?	5	Brian Young, who was also in the detective bureau.
6	A. I don't know. I think so, but I don't remember.	6	Q. Okay. Do you recall if anyone else besides were they
7	Q. Do you remember what the results of that conversation	7	both reporting to you at the same time or did you speak
8	were?	8	with them independently?
9	A. No.	9	A. Both at the same time.
10	Q. Do you remember who initiated the phone call?	10	Q. Was anyone else present during this conversation that you
11	A. I believe our office initiated the phone call.	11	had with these officers?
12	Q. Do you remember what the purpose of the phone call was?	12	A. No.
13	A. No, I don't.	13	Q. Do you remember about when this information came to you?
14	Q. And you don't know whether this phone call was made before	14	A. On or around January 18.
15	or after Karen was terminated?	15	Q. How do you remember that so specifically?
16	A. I don't remember.	16	A. Steven Richmond e-mailed me following the meeting to thank
17	Q. Do you remember any part of that phone conversation?	17	me for meeting with him and said and sort of
18	A. I remember seeing David Capp on my iPhone. That's it. I	18	re-outlined what he said in the meeting and also said in
19	talked to a lot of people.	19	that message that he was thinking of taking their
20	Q. Do you know whether any notes were made of that meeting?	20	complaint to an investigative authority.
21	A. I don't think so.	21	Q. What did you do as a result of this information?
22	Q. So you're able to see him on your phone. Was there anyone	22	A. I told the mayor about it, and that's about it. I
23	behind him?	23	absorbed the information.
24	MR. SULLIVAN: Do you mean you saw him?	24	Q. Do you know if the mayor took any steps or any action?
25	THE WITNESS: I saw his name.	25	A. We didn't have to. A day or two later I got a call from

	_	Page 73			Page 75
1		David Capp saying that they were going to look into some	1		police for South Bend Police Department?
2		issues in the South Bend Police Department.	2		Before that, before the new year a decision was made.
3		So you got a personal call from David Capp?	3		And that decision was what?
4		Yes.	4		That Darryl Boykins would remain as chief of police for
5		What specifically did he say?	5		the South Bend Police Department.
6		He said that we've received some complaints in the South	6		Was it not true that Mr. Corbett was being considered for
7		Bend Police Department about the recording of lines, we	7		that position?
8		think there's something there, and we're going to look	8		Yes,
		into it.	9		And obviously he was rejected?
9			10		Yes.
10		But before you got that call, you didn't take any steps on	11		Was it also not true that Mr. Richmond was being
11		behalf of the city to look into it?	12	Œ.	
12		No.		Α.	considered for that position?
13		Besides the information that you received from	13		Yes.
14		Mr. Richmond and Mr. Young, did you receive any other	14		And he was also rejected?
15		information?	15		Yes.
16		MR. SULLIVAN; Objection, vague. Go ahead.	16		Was Mr. Young being considered for that position?
17		As it relates to the recording of the telephone lines?	17		No.
18		Yes.	18	Q.	Was there anyone else being considered for that position
19	Α.	Yes. I had a meeting with Tim Corbett on or around the	19		besides Mr. Richmond and Mr. Corbett other than obviously
20		same time, and he complained as well about the same	20		Mr. Boykins?
21		issues.	21		No, those were the three candidates for the job.
22		When was that meeting?	22	Q.	Were any of the conversations you had with Mr. Corbett,
23		I don't recall.	23		Mr. Young or Mr. Richmond, did they ever explain to you
24		What specifically did he complain about?	24		their belief on how these phone lines were being recorded?
25	Α.	That he thought that former Chief Boykins was listening to	25	Α.	During the transition into office?
		Page 74		_	Page 76
1		private telephone conversations with certain officers on	1	Q.	Well, when you had when Mr. Richmond and Mr. Young came
2		the police force.	2		to you, was there anything that they told you about how
3		What else did he say? Did he say how he knew that?	3		they thought or why they thought their lines were being
4		No.	4		recorded or any discussion by them, well, this is how the
5		Did you ask him or did you just listen?	5		system works and this is what is done?
6		I just listened,	6		MR. SULLIVAN: Objection, compound. Go ahead.
7	Q.	Was that before or after Richmond and Young had come to	7		You mean in the technical aspect of how the system works?
8		you?	8		Yes,
9		I don't recall.	9		No.
10		Was that before or after David Capp had called you?	10	Q,	Did Mr. Richmond do you recall him telling you why he
11		I don't recall.	11		thought his line was recorded?
12	Q.	Do you recall anything that you said to Mr. Corbett	12		I don't recall.
13		after or during the meeting?	13	Q.	Okay. How about from Mr. Corbett, did he expound upon
14		Anything that I said to him?	14		things?
15		Yes,	15		He did, but not related to that issue.
16		No.	16		But not about this particular issue?
17	Q.	Do you remember doing anything specific, taking any action	17		On the technical aspects of the system, no.
18		or informing anyone of that meeting with Mr. Corbett after	18	Q.	What did he expound upon? Did it relate to why he thought
		the meeting?	19		things were going on?
19	Α.	I don't think so, no.	20	Α.	He just stated to me that he thought that Chief Boykins
20		A for the second and the second secon	21		was listening to telephone conversations of officers,
20 21		Anyone else come to you and complain or discuss with you	1		
20 21 22	Q.	the recording practices?	22	_	private conversations, and that he thought that was wrong.
20 21 22 23	Q. A.	the recording practices? No.	22 23	Q.	Did he say why he thought that?
20 21 22	Q. A. Q.	the recording practices?	22	Q.	•

	Page 77		Page 79
1	THE WITNESS: What did you say?	1	"Cassette tapes you put in a tape deck?" And they said,
'2	MR. SULLIVAN: I said asked and answered.	2	"Yes, cassette tapes." And that's about as technical as I
3	A. I don't recall.	3	remember.
4	BY MR. DUERRING:	4	Q. Prior to Karen being terminated, did you or were you
5	Q. Well, what specifically do you recall Mr. Corbett telling	5	aware of anyone reviewing her personnel file?
6	you?	6	A. No.
7	A. He was upset and he was mad. He thought the chief was	7	Q. Prior to her being terminated, did you speak with anybody
'8	listening to personal or private conversations of	8	about Ms. DePaepe's performance with the city?
9	officers, people that he knows and works with. And he	9	A. No.
	said that somebody should look into it, should have an	10	Q. Since then, have you spoken with anybody about it?
10	investigation. That's about it.	11	A. Her performance?
11	_	12	Q. Yes.
12	Q. Did he ever indicate to you that he believed he was the	13	MR, SULLIVAN: In what timeframe?
13	subject of any of the recorded phone conversations?	14	MR. DUERRING: Any time since April 11th.
14	A. I don't remember.	15	MR. SULLIVAN: I'm sorry. I was unclear,
15	Q. Is there anyone else, aside from any attorneys with the	16	Object. I think your question is vague as to her
16	city, that you had a conversation with regarding these	1	
17	issues? And I'm saying these issues concerning the	17	performance. She was a long-term employee with the city. So what performance are you asking
18	recording practice, the investigation, the complaints	18	MR, DUERRING: As director of communications.
19	regarding those, the action taken, anyone else that we	19	MR, SULLIVAN: Through her entire tenure?
20	haven't talked about. We talked about Steve Richmond,	20	
21	Brian Young, Tim Corbett, Dave Capp, people listed in the	21	BY MR, DUERRING:
22	March 23rd meeting.	22	Q. Yes, which would have been from like 1999 I think is when
23	A. You mean from March 23rd to April 10th?	23	she took office in that position. She worked for the city
24	Q. Yes,	24	prior to that. But in her tenure as director of
25	A. I don't recall. Those would be the main ones, yeah.	25	communications, did you speak with anyone concerning her
	Dana 70	-	Page 80
	Page 78		Page 80
1	Q. And my understanding is from January 1st to April 10th,	1	performance?
2	Q. And my understanding is from January 1st to April 10th, you fundamentally took no independent action to learn	2	performance? A. No. Between what dates?
2	Q. And my understanding is from January 1st to April 10th, you fundamentally took no independent action to learn about how the system worked and whether or not even it	2 3	performance? A. No. Between what dates? Q. I think I asked you between January 1st and April 10th and
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	 Q. And my understanding is from January 1st to April 10th, you fundamentally took no independent action to learn about how the system worked and whether or not even it could do what was being alleged to have been done; is that correct? A. No. The information that we received from federal authorities, you know, if an independent body is going to conduct an investigation, I think the FBI is pretty good at it. So we took their report, their briefing at face value. And so we sought to make those personnel changes and those policy changes for the City of South Bend. Q. It's my understanding and you can correct me obviously if I'm wrong. When you had the meeting with federal authorities, they spoke it sounded vaguely of being not in compliance, but did they ever speak to you of how the system worked as it relates to why they felt it was not in compliance? A. You mean from a technical standpoint? Q. Right. A. Like the equipment and Q. Right. A and phones and wires and stuff like that? 	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	performance? A. No. Between what dates? Q. I think I asked you between January 1st and April 10th and you said no. And I'm talking A. One person did call me to say that he thought Karen DePaepe should stay employed with the city. Q. Do you remember when that occurred? A. I don't remember specifically. I remember the person's name. Q. Who was that? A. Lieutenant Chris Voros, who was in the services division of the South Bend Police Department. Q. Do you recall what he said to you specifically? A. He basically said Karen is a good employee and that she should stay. Q. Okay. A. That's it. Q. That's it. Did you say anything to him? A. No. It's a personnel matter and it's between other parties. Q. To your knowledge, besides the input that you briefed the mayor on, were there any other sources of information that

	Page 81		Page 83
1	MR. SULLIVAN: Objection, lack of foundation, no	1	
2	personal knowledge as to what would be in the mind of	2	
3	the mayor. Subject to that, you can answer.	3	
}	A. Apart from the federal briefing?	4	
5	Q. Yeah. And apart from your briefing to him because he	5	
3	wasn't present for apart from that, was there any other	6	
,	source of information that was used by him to direct	7	
3	I'm assuming he directed you to terminate Karen, correct?	8	
)	A. Uh-huh.	9	
ı	Q. Was there anything that you were aware of that he would	10	PAGE 83 IS DESIGNATED
	have told you about in addition to what you told him that	11	ATTORNEYS' EYES ONLY
	he was saying, well, this is why?	12	
	A. No.	13	
	Q. Aside from Steve Richmond, Brian Young, Tim Corbett, and	14	
	Chris Voros, were there any other officers that spoke with	15	
	you concerning the recording practices, Karen, Chief	16	
	Boykins, as it relates to the issues involved in this	17	
	lawsuit?	18	
	A. I don't think so.	19	
	MR. DUERRING: I don't think I have any other	20	
	questions,	21	
	MR. SULLIVAN: I would like to take a quick	22	
3	break. Okay?	23	
}	MR. DUERRING: Okay.	24	
5	(Recess taken.)	25	
	Page 82		Page 84
1	CROSS-EXAMINATION	1	
2	BY MR. SULLIVAN:	2	
3	Q. Mr. Schmuhl, you remember questioning from Attorney	3	
4	Duerring concerning the meeting that you had in the	4	
5	mayor's office on March 23rd after you met with Mr. Capp,	5	
3	right?	6	
,	A. Uh-huh.	7	
i	Q. Is that a yes?	8	
3	A. Yes.	9	
)	Q. And then there came a time where you had a discussion with	10	PAGE 84 IS DESIGNATED
ļ	the mayor after that that was essentially finalizing the	11	ATTORNEYS' EYES ONLY
2	view that you wanted to seek Ms. DePaepe's resignation or	12	
3	you would terminate her. Do you remember the questioning	13	
4	from that?	14	
5	A. Yes,	15	
6	(Pages 83 and 84 are designated as Attorneys'	16	
7	Eyes Only.)	17	
В		18	
9		19	
0		20	
1		21	
2		22	
_		23	
3		120	
		24	

	Page 85	1		Page 87
1	MR. SULLIVAN: Okay, And I have no further	2	CERTIFICATE	
2	questions. Off the record.	3		
3	questions. Off the record.)	4	I, Angela J. Galipeau, a Notary Public, in and for the County of Porter and State Of Indiana, do hereby certify: That MICHABL SCHMUHL appeared before me on	
) 1				
	REDIRECT EXAMINATION	5		
	BY MR. DUERRING:	6		
i	Q. Just one question. Your answers to the questions that	7	truth to questions propounded at the tak	ing of the
7	were just asked of you, Mr. Schmuhl, do not in any way	8	foregoing deposition in a cause now pe undetermined in said court;	nding and
3	change or modify the answers you gave me on direct	9	That I further certify that I then	and there
9	examination with respect to what information you recall	-	reported stenographically the proceeding	gs at the said time
)	Karen telling you about the content of the conversation	10	and place; that the proceedings were then transcribed from my original shorthand notes; and that the foregoing	
1	was or the recordings were; is that correct?	11	typewritten transcript is a true and correct thereof;	
2	A. It's not changed, no.	12	•	
3	Q. And it doesn't change your answers in direct where you had	13	That I am not a relative or employed or counsel, nor a relative or employed or	of such attorney or
4	a conversation with the mayor regarding that content,	14	counsel for any of the parties hereto, no directly or indirectly in the outcome of	or am I interested
5	oorreet?			
6	MR. DUERRING: I don't have any other questions.	15	IN WITNESS WHEREOF, I have and affixed my notarial seal this 5th da	e nerounto set my nand y of August, 2013.
7	So that was two.	16	•	
3	MR. SULLIVAN: It was two. Mr. Schmuhl, the	17		
9	court reporter will type this up into a transcript,	18	0.10	2
)	and you will have an opportunity to review that	19	Angela J. Galipeau, RP	R.CSR
1	transcript. There will be what's called an errata		Maria Dalla Cinta of	Indiana
2	sheet which will allow you to note any errors in the	20	Residance: Porter Cour Commissiçà Expires: 4	MODILA J. GALIPEAU
3	transcription.	21 22	THORANY	Porter County
4	THE WITNESS: Okay.	23	No. of the last of	My Commission Expires April 23, 2017
5	MR. SULLIVAN: She's the bost in the business. I	24 25	A STATE OF THE PARTY OF THE PAR	
_	Page 86	1		Page 88
1	don't mean to imply that there would be errors. But	2	UNITED STATES DIST NORTHERN DISTRIC	TRICT COURT T OF INDIANA
2	if you find any errors in the transcription, do you	3	SOUTH BEND DI	
3	agree to note those in the errata sheet?		KAREN DEPAEPE,	}
4	THE WITNESS: Yes.	4	Plaintiff,	S
5	MR. SULLIVAN: And how do you want to handle	5	VB) Case No. 3:13-CV-383
-	signature? He'll be in Paris.	l 6	3)
6		1	CITY OF SOUTH BEND and PETE)
-		7	CITY OF SOUTH BEND and PETE BUTTIGIEG, Individually and in his	
7	REPORTER: I'll have this done pretty quick.	7 8		
7	REPORTER: I'll have this done pretty quick. MR. SULLIVAN: So we'll review and sign. We're		BUTTIGIEG, Individually and in his official capacity as Mayor of the City of South Bend, Defendants.	
7 8 9	REPORTER: I'll have this done pretty quick. MR. SULLIVAN: So we'll review and sign. We're off the record.	8	BUTTIGIEG, Individually and in his official capacity as Mayor of the City of South Bend, Defendants.	
7 8 9	REPORTER: I'll have this done pretty quick. MR. SULLIVAN: So we'll review and sign. We're off the record. (The deposition concluded and witness excused at	8 9 10	BUTTIGIEG, Individually and in his official capacity as Mayor of the City of South Bend, Defendants.	
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7 8 9 0 1 2	REPORTER: I'll have this done pretty quick. MR. SULLIVAN: So we'll review and sign. We're off the record. (The deposition concluded and witness excused at	8 9 10 11 12 13	BUTTIGIEG, Individually and in his official capacity as Mayor of the City of South Bend, Defendants. MICHAEL SCE I hereby acknowledge that I have transcription regarding the case of Ka of South Bend, et al., taken Tuesday,))))) IMUHL e read the foregoing ren DePaepe vs City July 30, 2013, and
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7 8 9 0 1 2 3 4	REPORTER: I'll have this done pretty quick. MR. SULLIVAN: So we'll review and sign. We're off the record. (The deposition concluded and witness excused at	8 9 10 11 12 13	BUTTIGIEG, Individually and in his official capacity as Mayor of the City of South Bend, Defendants. MICHAEL SCE I hereby acknowledge that I have transcription regarding the case of Ka of South Bend, et al., taken Tuesday, that the same is a true and correct transarsvers given by me to the questions for the additions or changes, if any, as	IMUHL e read the foregoing ren DePaepe vs City July 30, 2013, and sscription of the propounded, except
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2	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF INDIANA SOUTH BEND DIVISION
3	KAREN DEPAEPE,
4	Plaintiff,)
5	
6	vs) Case No. 3:13-CV-383
7	CITY OF SOUTH BEND and PETE) BUTTIGIEG, Individually and in his)
8	official capacity as Mayor of the) City of South Bend,
9	Defendants.
10	,
11	MTGUAET GGUMTUT
12	MICHAEL SCHMUHL
13	I hereby acknowledge that I have read the foregoing transcription regarding the case of Karen DePaepe vs City
14	of South Bend, et al., taken Tuesday, July 30, 2013, and that the same is a true and correct transcription of the
15	answers given by me to the questions propounded, except for the additions or changes, if any, as noted on the
16	attached errata sheet.
17	
18	Michael R. Selull
19	MICHAEL SCHMUHL
20	SANDRA M. BEERS SUBSCRIBED AND SWORN to before me this 12th day of August A.D. 2013
21	Commission # 573230
22	Notary Public, State of Indiana
23	County of Residence: Elkhart My Commission Expires: 10/9/15
24	ORIGNAL
25	TOTAL OF THE BEST THEODY IS NOT AN AMERICAN

MIDWEST REPORTING, INC. 1448 Lincolnway East South Bend, Indiana 46613 (574) 288-4242 Deposition of: Michael Schmuhl

July 30, 2013

Page	Line	Change	То	Reason For Change
8	12	aid	aide	misspelling
9	12	aid	aide	Reason For Change misspelling replace misspelling replace d to be taken. replace misspelling misspelling misspelling misspelling misspelling take of works
21	14	No	I don't remember	replace
24	17	Katherine	Kathryn	misspelling
28	19	I don't remember	Yes	replace
30	1	I don't remember	Personnel action need	ed to be taken. replace
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Date: August 12, 2013